THE MADRAS LEGISLATIVE ASSEMBLY.

Friday, 11th December 1959.

The House met in the Assembly Chamber, Fort St. George, at nine of the clock, Mr. Speaker (THE HON. DR. U. KRISHNA RAU) in the Chair.

I .- QUESTIONS AND ANSWERS.

STARRED QUESTIONS.

Pay Commission

* S.N.Q. No. 1.—SRI N. K. PALANISAMI, SRI M. KALYA-NASUNDARAM and SRI M. P. SARATHI: Will the Hon. the Minister for Finance be pleased to state when the Report of the State Pay Commission will be completed?

THE HON. SRI C. SUBRAMANIAM: The Government have not indicated any time-limit within which the Pay Commission should submit its report. The report of the Commission is, however, expected at an early date.

SRI N. K. PALANISAMI: May I know, Sir, whether the Government will implement the recommendations of the State I'ay Commission from the date of its appointment?

THE HON. SRI C. SUBRAMANIAM: I have not received the report, and I do not know what the recommendations of the Pay Commission are. I do not think I will be competent to give any answer at this stage.

SRI N. K. PALANISAMI: May I know whether the Government will implement the recommendations of the Second Pay Commission in regard to N.G.Os. of the State, as the Mysore Government have recently stated, and whether the deficit would be made up by a subsidy from the Central Government?

THE HON. SRI C. SUBRAMANIAM: I do not know what the hon. Member says about the Mysore Government. As far as we are concerned, we have appointed a Pay Commission and we are awaiting its report.

SRI S. LAZAR: இப்போது மத்திய சர்க்காசால் வெளியிடப் பட்ட பே கமிஷன் ரிப்போர்ட் நமது சாஜ்யத்திலும் நியமிக்கப் பட்டிருக்கிற பே கமிஷனுக்குக் கொடுக்கப்பட்டிருக்கிறதா? இதில் இருக்கக்கூடிய அம்சங்களேயும் பரிசீலணேசெய்து இவர்கள் ரிப்போர்ட் சமர்ப்பிக்கவேண்டும் என்று இவர்களுக்கு டைசெக்ஷன் கொடுக்கப்பட்டிருக்கிறதா?

THE HON. SRI C. SUBRAMANIAM: ஆம். நமது ராஜ்யத் தில் பே <mark>கமிஷ</mark>ன் நியமித்தபோதே மத்திய பே கமிஷன் செய்கிற சிபார்சுகளே கவனித்து இவர்களும் அறிக்கை தயாரிக்கவேண்டும் என்று சொல்லப்பட்டிருக்கிறது.

Sri S. M. Annamalai: பே கமிஷன் ரிப்போர்ட் வருவ தற்கு முன்னுல் இடைக்கால நிவாரணமாக அரசாங்கம் ஏதாவது கொடுப்பதறகு யோசிக்குமா?

THE HON. SRI C. SUBRAMANIAM : இடைக்காலம் அதிசும் இருக்கும் என்று நான் நிணக்கவில்லே.

SRI T. T. DANIEL: May I know, Sir, whether the Government will be pleased to place the report of the Pay Commission also before this House before they take any final decisions on the report of the Pay Commission?

THE HON. SRI C. SUBRAMANIAM: As soon as its report is received, the Government will examine the various recommendations and then take a decision even in regard to the procedure to be followed.

SRI K. VINAYAKAM: Sir, after the release of the report of the Central Pay Commission, did our Government refer that report to our Pay Commission with special reference to the peculiar circumstances prevailing in our State so that our Pay Commission would be enabled to come to a decision in virtue of the findings of the Central Pay Commission?

THE HON. SRI C. SUBRAMANIAM: Sir, even before the publication of the Central Pay Commission's report, that report was sent to us, and as soon as it was available to us, we have made it available to our Pay Commission.

Chief Ministers' Conference

- * 1 Q.—SRI S. LAZAR: Will the Hon. the Chief Minister be pleased to state—
- (a) the subjects discussed at the Chief Ministers' Conference at Delhi in the second week of May 1959;
 - (b) the decisions taken thereon;
- (c) whether any Engineering College or Polytechnic is to be opened in our State pursuant to the discussions; and
 - (d) if so, the details thereof?

THE HON. SRI C. SUBRAMANIAM: (a) The following subjects were discussed:—

- (1) Establishment of eight Regional Engineering Colleges.
 - (2) Cultural activities (internal and external).

- (3) Other matters relating to Improved Scales of pay for teachers in technical institutions, selections for teaching fellowships, the need for laying down a grant-in-aid code for technical institutions and admission of students in Engineering Colleges.
- (b) The Conference approved of the proposals regarding the establishment of Regional Engineering Colleges. There was general agreement in regard to the need for improving the salaries of teachers in technical institutions. The Conference agreed that a grant-in-aid code for regulating payment of grant to these intuitions should be framed. The view was also accepted that students seeking admission to Engineering Colleges should not be put to the hardship of appearing for a number of admission tests.
 - (c) No, Sir.
 - (d) Does not arise.
- Sri S. LAZAR: அப்படித் தீர்மானிக்கப்பட்ட என்ஜினியரிங் கல்லூரிகளில் நமது மாகாணத்தில் எதாவது நிறுவுவதாகத் தீர்மானிக்கப்பட்டிருக்கிறதா?

THE HON, SRI C. SUBRAMANIAM: இல்லே. கென்மண்டலத் தில் மங்களூரில் ஒன்றும், வாரங்கல்லில் ஒன்றும் நிறுவுவதாகத் தீர்மானிக்கப்பட்டிருக்கிறது.

Travelling allowance drawn by Hon. Ministers

*4 Q.—SRI K. RAMACHANDRAN (on behalf of SRI K. SATTANATHA KARAYALAR): Will the Hon. Minister for Finance be pleased to state the amount drawn by each Honourable Minister as travelling allowance and daily allowance after the last Budget Session?

THE HON. SRI C. SUBRAMANIAM: A statement is laid on the table of the House.

Sri N. R. THIAGARAJAN: அமைச்சர்களேக் காட்டிலும் அதிக மான பிரயாணப்படி வாங்கும் அங்கத்தினர்கள் அதிகம் இருக் கிரூர்கள். அதுபற்றிய புள்ளி விபரம் கேட்டால் ஏன் கொடுக்க மறுக்கிரூர்கள்? இனி கொடுக்க முடியுமா?

THE HON. SRI C. SUBRAMANIAM: தணிக்கேள்லி போட்டால் பதி<mark>ல்</mark> சொல்ல முடியும்.

Panchayat Unions

- *10 Q.—SRI K. SATTANATHA KARAYALAR AND SRI M. P. SARATHI: Will the Hon. the Chief Minister be pleased to state—
- (a) the number and places where panchayat unions have been formed so far;
- (b) whether the Government have given any instructions not to form panchayat unions for the present; and
 - (c) if so, the reasons for the same?

THE HON. SRI C. SUBRAMANIAM: (a) A panchayat union based on the old Panchayats Act and District Boards Act is functioning in Madurai Development Block from 15th September 1557 on an experimental basis. No other panchayat union has been constituted so far in any other Block.

- (b) No, Sir. A programme for the formation of panchayat unions has been drawn up, on the basis of the new Panchayat Act.
 - (c) Does not arise.
- 11 Q.—Sri P. G. MANICKAM, Sri C. MUTHIAH, Sri A. VEDARATHNAM AND Sri M. P. SARATHI: கனம் முதல் அமைச்சர் அவர்கள் தயவுசெய்து இழ்க்கண்ட கேள்ளிக்கு பதிலளிப்பாரா:

எப்போது பஞ்சாயத்து யூனியன்கள் ஏற்படுத்தப்படும்?

THE HON. SRI C. SUBRAMANIAM: A phased programme of constitution of panchayat unions has been drawn up. According to that programme, the dates on which necessary notifications under the Madras Panchayats Act, 1958, will be issued for the constitution of panchayat unions are as follows:—

Preliminary notification under section under section 11 (1) of the Act. 7 (3) of the Act. 12th April 1960. 2nd Octobe

First Batch ... 1st January 14th April 1960. 2nd October 1960. 1960

Second Batch . 1st July 1960. 2nd October 14th April 1960. 1961.

Third Batch .. 14th April 1st July 1961. 2nd October 1961. 1961.

SRI K. RAMACHANDRAN: இப்போது பஞ்சாயத்து யூனி யன்கள் அமைப்பதற்கு முன்பு ஜில்லா அபிவிருத்தி கவுன்சில்கமே அமைக்கவேண்டிய அவசியம் என்ன? ஜில்லா அபிவிருத்தி கவுன்சில்களே அமைப்பதற்கு முன்பாக பஞ்சாயத்துகளே எல்லாம் ஏற்படுத்துவதற்குச் சர்க்கார் முன் வருவார்களா?

THE HON. SRI C. SUBRAMANIAM: இப்போது ஜில்லா அபி விருத்தி கவுன்சில் நியமிக்கும் விஷயம் ஜில்லா பூராவுக்குமாக எடுத்துக்கொள்ளப்பட்டிருக்கிறது. பல அபிவிருத்தி காரியங்கன நடக்க வேண்டியதாக இருப்பதனுல் இந்தக் கவுன்சில் ஆலோச கேரியல் விரையதா மிகவும் அவசியமாக இருக்கிறது. அதன் காரணமாகத்தான் நாம் சட்டமே இயற்றியிருக்கிறேம். பஞ்சாயத்து அமைக்கப்படாத இடம் கொஞ்சம்தான் இருக்கும்.

SRI P. G. MANICKAM : பர்ஸ்ட் பாச்சாக பஞ்சாயத்து பூனியன்கள் ஒவ்வொரு ஜில்லாவிலும் எவ்வளவு அமைக்கப்படும்?

THE HON. SRI C. SUBRAMANIAM: முதல் பாச்சில் 75 பஞ்சாயத்து யூனியன்கள் அமைப்பதற்கு <mark>ஏற்பாடு</mark> செய்யப் பட்டிருக்கிறது. ஜில்லாவிற்கு எவ்வளவு என்கிற விவரம் இப்போது என்னிடத்தில் இல்லே.

Sri R. SRINIVASA IYER: ஜில்லா அபிவிருத்திக் கவுன்சி அக்கு பஞ்சாயத்து அமைக்கப்பட்ட பிரதேசங்களின் பிரதிநிதி களோடு, பஞ்சாயத்து அமைக்கப்படாத பிரதேசங்களுக்கு யாரைப் பிரதிநிதியாகச் சேர்த்துக்கொள்வது? பஞ்சாயத்துக் அமைக்கப்படாத கிராயத்துக் அமைக்கப்படாத கிராமங்களுக்கு செப்ரசென்டேஷன் எப்படி செய்ய முடியும்?

THE HON. SRI C. SUBRAMANIAM: இருக்கக்கூடிய பஞ்சா யத்துகளின் பிரதிநிதிகளேக் கொண்டுதான் அமைக்கவேண்டும். ஏதோ ஒரு சில கிராமங்களில் பஞ்சாயத்து இல்லேயென்பதற்காகப் பூராவும் நிறுத்திவைக்க முடியாது.

SRI T. SAMPATH: May I know the basis on which these blocks are selected for the constitution of these union councils?

THE HON. SRI C. SUBRAMANIAM: எவ்வளவு காலமா**க அவை** வேலே செய்து வந்திருக்கின்றன என்கிற அடிப்படையை வைத்துக் கொண்டுதான் அதனுல் எத்தனே காரியங்களேச் செய்ய முடியு**ம்** என்கிற அடிப்படையில் தான் இவை அமைக்கப்படுகிறது.

Sri N. MARUDACHALAM: பஞ்சாயத்துகள் அமைக் கப்பட்ட பிரதேசங்களுக்கு மட்டும் தானு இந்த கவுன்சில் அமைக் கப்படும்? பஞ்சாயத்து அமைக்கப்படாத இடங்களேயும் இது கட்டுப்படுத்துமா?

THE HON. SRI C. SUBRAMANIAM: இப்போது 75 பஞ்சா யத்து யூனியன்கள் அமைப்பது என்று எடுத்துக்கொள்ளப்பட்ட ப்ளாக்குகளில் உள்ள எல்லா கிராமங்களிலும் பஞ்சாயத்து அமைக்கப்பட்டிருக்கிறது. இனி அடுத்த பாச்சு எடுத்துக்கொள்வ தற்கு முன்னுல் பாக்கியிருக்கக்கூடிய கிராமங்களிலும் பஞ்சா யத்துகள் அமைக்கப்பட்டுளிடும். பஞ்சாயத்தே இல்லாத கிராமமே இருக்காது என்று நிணேக்கிறேன்.

SRI S. LAZAR: பஞ்சாயத்து அபிவிருத்தி கவுன்சில் என்று முதல் அமுலுக்கு வருகிறது? பஞ்சாயத்து இல்லாத இடங்களில் கொமத் தலேவர்களாக இருக்கிறவர்களுக்கு யூனியனில் இடம் கெடைக்குமா என்று கேட்கிறேன்?

THE HON. SRI C. SUBRAMANIAM : இந்தக் கேள்விக்கு நோட்டீஸ் வேண்டும்.

Sri R. KRISHNASAMI NAIDU: முதல் பாச்சில் வரக் கூடிய பஞ்சாயத்து யூனியன் பிரதேசங்களில் கூட அப்பகுதி மக்களின் விருப்பப்படி பஞ்சாயத்துகளேப் பிரித்து அமைக்கப்

படாமையால் பஞ்சாயத்து தேர்தலின் தேதி நிர்ணயித்து நாமி னேஷன் கொடுக்கவேண்டுமென்றபோது பல கிராமங்களில் நாமினேஷன் <mark>கொ</mark>டுக்காமல் இருந்துவிட்டார்கள். அந்தமாதிரி ஏற்பட்டதால் இதுவரையிலும் பஞ்சாயத்து ஏற்படாமல் இருக்கும் கிராமங்களில் அவர்கள் கோரியபடி பிரித்தமைத்து உடனடியாக தேர்தலே நடத்தி பஞ்சாயத்தை அமைத்து அதனுடைய பிரதி நிதிகள் யூனியனுக்கு வரும்படியாகச் செய்யும் உத்தேசம் உண்டா?

THE HON. SRI C. SUBRAMANIAM: அதபோன்ற விவரங்கள் என்னிடம் இல்லே. கேள்வி பஞ்சாயத்து யூனியன் அமைப்பத பற்றியது. பஞ்சாயத்து தேர்தல் நடத்துவதில் கஷ்டம் இருந்தால் தனியே கவனிக்கப்படும்.

Sri V. SUBBIAH: நமது 58-வது வருஷத்திய பஞ்சாயத்து ஆக்ட் பிரகாரம் செகண்டரி எஜுகேஷன் சம்பந்தப்பட்ட பொறுப்பை சர்க்காரே ஏற்று நடத்துவது என்பதாக இருக்கிறதே, அந்தக்கொள்கையில் ஏதாவது மாற்றம் உண்டா?

THE HON, SRI C. SUBRAMANIAM : தனிக் கேள்ளி போட வேண்டும்.

SRI S. M. ANNAMALAI: சார், பஞ்சாயத்து யூனியன்கள் ஏற்படுத்துவதற்கு நமது ராஜ்ய பஞ்சாயத்து சட்டத்தில் உள்ள தற்கு மாருக பஞ்சாயத்து பிரசிடெண்டுகளேக் கொண்டுகான் பஞ்சாயத்து யூனியன் ஏற்படுத்த வேண்டும் என்று சர்க்கார் உத்தாவு பிறப்பித்திருக்கிறுர்களா? பிறப்பித்திருக்கிறுர்கள் என்றுல் ஏன் அவ்வாறு உத்தாவு பிறப்பிக்கப்பட்டது?

THE HON. SRI C. SUBRAMANIAM : சர்க்கார் உத்தரவு ஒன்றும் கிடையாது.

" Nathikam "

- *21 Q.—Sri S. LAZAR: Will the Hon. the Chief Minister be pleased to state—
- (a) whether any representations have been received from Sri S. Lazar, M.L.A., and certain associations from Madurai and Madras in November 1958 objecting to some of the articles in the issues of "Nathikam" edited and published by one P. Ramaswami at No. 98/7, Doctor Natesan Street, Madras-4; and
- (b) if so, the action taken by the Government on the representations and against the editor, publisher, etc., of the magazine?

THE HON. SRI C. SUBRAMANIAM: (a) Representations were received during November 1958 from several Catholic Associations including Associations at Madurai and Madras, objecting to the articles, etc., published in the issue of "Nathikam".

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- (b) The Government have sanctioned the prosecution of the editor, publisher and the printers of the paper under section 295-A of the Indian Penal Code, and if I remember aright, they have been convicted also.
- SRI A. A. RASHEED: Sir, may I know what steps the Government have taken to stop such scurrilous writings against religious beliefs?

MR. SPEAKER: It is a different question.

THE HON. SRI C. SUBRAMANIAM: We prosecute the persons if they commit an offence.

Misappropriation of panchayat funds

- 27 Q.—Sri A. A. RASHEED: Will the Hon. the Chief Minister be pleased to state—
- (a) whether any Panchayat Executive Officers in North Arcot district were involved in misappropriation of panchayat funds in the year 1958-59; and
 - (b) if so, their number?

THE HON. SRI C. SUBRAMANIAM: (a) Yes, Sir.

(b) One Executive Officer.

SRI A. A. RASHEED: May I know the amount involved?

THE HON. SRI C. SUBRAMANIAM: The amount involved is Rs. 15.

Special allowance for Elementary grade teachers

- *30 Q.—Sri K. VINAYAKAM: Will the Hon. the Minister for Finance be pleased to state—
- (a) whether it is a fact that teachers (elementary grade) working in District Board Schools in Chingleput district have not been paid the special allowance or interim relief of rupees five per month as granted by the Government according to the Budget proposals of 1958-59; and
- (b) whether other employees of Chingleput District Board were paid this allowance?

THE HON. SRI C. SUBRAMANIAM: (a) Yes, Sir. Action is being taken to see that the special allowance of Rs. 5 per mensem is paid to these teachers also.

(b) Yes, Sir.

SRI K. VINAYAKAM: May I know when this was sanctioned by the Government and why there was such an inordinate delay in disbursing the amount?

THE HON. SRI C. SUBRAMANIAM: Sir, Government in their order, dated 25th February 1959, ordered that the rates of Dearness Allowance payable to the employees of the district boards (other than elementary and secondary teachers) be increased by Rs. 5 from 1st December 1959. Accordingly, the increase was paid to all employees except the teachers in elementary schools and secondary grade teachers in secondary schools. Later on, the other teachers also have been paid.

Water-supply to Sankarankoil taluk-

- * 97 Q.—Sri S. PAKKIRISAMI PILLAI: Will the Hon. the Minister for Works be pleased to state—
- (a) the stage at which the schemes for bringing down water into the rivers of Kallar, Pambaiyar and Keeriyar for the benefit of the villages in the Sankarankoil taluk stands at present; and
- (b) whether there is any proposal to take the water from Surili Falls through a tunnel in the Suruli hill on the other side to facilitate water-supply to Sankarankoil taluk?

THE HON. SRI P. KAKKAN: (a) On a preliminary examination made, it is seen that the three schemes referred to were found to be not feasible, and they also involve diversion of west-flowing rivers in the Kerala State and an understanding with the Government of Kerala is required to take up these schemes; the question of taking them up will, however, be considered after a decision is arrived at on the general question of diversion of flows in the Periyar, Pambaiyar and Punalur rivers. This is engaging the attention of the Government.

(b) No, Sir.

SRI K. RAMACHANDRAN: ஸார், இந்த கல்லாறு **திட்டத்** தையும், பம்பையாறு திட்டத்தையும் ஏற்கெனவே இன்வெஸ்டி கேஷன் செய்யப்பட்டிருப்பதாக தெரிவிக்கப்பட்டது. அப்படி யானுல் அதை இப்போது விடுவதற்கு என்ன காரணம்?

THE HON. SRI P. KAKKAN: ஒவ்வொரு கிட்டமும் வெவ்வேறை தேதிகளில் பரிசீலணே செய்யப்பட்டது. கல்லாறு சம்பந்தப்பட்ட விவரங்கள் இப்போது என்னிடத்தில் இல்லே. பம்பையாறு கிட்டத்தை பரிசீலணே செய்து பார்த்தபோது அதிகப்படியான லாபம் இல்லே என்று முதலாவதாக முடிவு செய்தது, இருந்தாலும் அதை பரிசீலணே செய்து அதிலும் சில கிட்டங்களே கைக்கொள்ளலாம் என்று முடிவு செய்யப்பட்டிருக்கிறது, பெரியாறு கிட்டம் அனேக வருஷங்களுக்கு முன்னுலேயே பரிசீலணே செய்யப்பட்டது, அதிலும் அதிகமான அளவில் லாபமில்லே என்று கேழ்கி அந்ததிட்டமும் முதலில் கைவிடப்பட்டது. அதன் பின்னுலும் பம்பையாறு. கீரியாறு முதலிய கிட்டங்களேயும் மீண்டும் பரிசீலணே செய்து கிரியாறு முதலிய கிட்டங்களேயும் மீண்டும் பரிசீலணே செய்து கிட்டங்களே போடுவதற்கு முடிவு செய்யப்பட்டிருக்கிறது.

Ski R. KRISHNASAMI NAIDU: பரிசீலீன செய்ற சாத் தியம் என்று கருதப்பட்ட திட்டங்களுக்கு கோளாவிலிருந்து தணணீர் கிடைப்பதற்கு வேண்டிய தடடங்களே வகுப்பதறகு மூன்றுவது ஐந்தாண்டு திட்டத்தில் சேர்ப்பதற்கு அரசாங்கம் நடவடிக்கை எடுத்திருக்கிறதா? இல்ஃயென்றுல் உடனடியாக நடவடிக்கை எடுத்திருக்கிறதா?

THE HON. SRI P. KAKKAN: மூன்ருவது ஐந்தாண்டுத் கிட்டத் தில் பம்பையாது, பெரியாது திட்டங்களே எடுத்துக்கொள்ள வேண்டும் என்து இந்த அரசாங்கம் வேண்டிய அக்கரை எடுத்துக் கோண்டுள்ளது. இருந்தாலும் இதையெல்லாம் லோ**னல்** கௌன்ஸிலில் வைத்துததான் முடிவு செய்யவேண்டும்.

Vaigai Project

* 105 Q.—SRI K. RAMACHANDRAN: Will the Hon. the Minister for Works be pleased to state the results of the examination of the question of letting water from the Vaigai Project to the East Ramanathapuram area?

THE HON. SRI P. KAKKAN: The question of letting down water from the Vaigai Project to the East Ramanathapuram area has been examined by the Government with reference to the suggestions made in the Conference held at Sivaganga on 16th November 1958 and it is found to be not feasible for the present for the following reasons:—

- (1) A quantity of 8,415 m.c.ft. of water is required to cater to the needs of the entire ayacut under the Vaigai during August and September so as to enable the ryots in sowing, while the Vaigai flows that can be impounded in the Vaigai Reservoir for the above purpose are computed at 2,300 m.c.ft. which are quite insufficient.
- (2) The transmission losses in the channels will be very heavy.
- (3) Most of the channels do not have head sluices and it will be difficult to restrict the flows in the channels.

The Government, therefore, consider that the above proposal has to wait for some time till adequate datas are collected on the working of Vaigai flows that can be safely counted as impoundable in the reservoir, etc., and till the necessary improvements are carried out to the Vaigai-fed channels for the investigation of which, a sub-division has recently been sanctioned.

Sri K. RAMACHANDRAN: ஸார், இந்த வைகை அணேக் தேக்கத்திலிருந்து தண்ணீர் சப்போ செய்யலாம் என்ற ராமனுக புரத்தில் எவ்வளவு ஆயக்கட்டு நிலங்கள் ஒதுக்கி வைக்கப் பட்டது? இந்த அணேத் தேக்கத்தில் நிறுத்தப்படும் தண்ணீரின் அளவு என்ன?

THE HON. SRI P. KAKKAN வைகை அணேத் தெக்கத்தில் புதி தாக வசக்கூடிய தண்ணீரும் சேர்த்து 2,300 கன அடி தண்ணீர் அதிகப்படியாக சேர்த்து வைக்கப்படும். மேலும் இதிலிருந்து சாமனுதபுரத்திலுள்ள

Mr. SPEAKER: When hon. Members put supplementary questions, they should put it in such a way that the Minister can answer them straightaway. If they want to have such complicated figures, they must give sufficient notice to the Ministers. Otherwise, I do not think it will be fair to the Ministers and to this House also. I request the hon. Members to be reasonable. They may clearly specify the points one by one in their question and give notice of the same to the Ministers in advance.

* 106 Q.—SRI T. L. SASIVARNA THEVAR (on behalf of SRI D. SUBRAMANIA RAJAKUMAR): Will the Hon. the Minister for Works be pleased to state—

(a) the names of the villages in Sivaganga taluk that will be benefited by the Vaigai Project Canal Scheme through the

Shieldkal and the Lessieskal;

(b) whether the villages already benefited by these kals have been excluded now; and

(c) if so, the names of the villages and the reasons for excluding them?

THE HON. SRI P. KAKKAN: (a) A statement a showing the names of the villages in Sivaganga taluk that will actually get the benefit of the Vaigai Project Scheme with reference to the supply available for new areas through the Shieldkal and the Lessieskal is placed on the table of the House.

(b) & (c) Information is not available at present, and it requires detailed investigation to collect the information about the villages under Lessieskal and Shieldkal, which were having the benefit of drainage and seepage flows from the Periyar Project ayacut.

SRI K. RAMACHANDRAN: ஸார், இந்த பெரியாறு அணேயி லிருந்து ஷீல்டுகால் கால்வாய் வழியாக முன்லை 50 காரமங்களுக்கு பாசன வசதி செய்து கொடுக்கப்பட்டதாக தெரிகிறது. ஆலுல் இப்போது 15 அல்லது 20 கொமங்களுக்குத்தான் பாசன வசதி செய்து கொடுக்கப்படுவதாக தெரிகிறது. இதற்கு காரணம் என்ன? மேலும் முன்போலவே, கொடுத்துக்கொண்டிருந்த எல்லா கிராமங்களுக்கும் பாசன வசதி கொடுக்க அரசாங்கம் முயற்சி எடுக்குமா?

THE HON. SRI P. KAKKAN: அரசாங்கம் இகில் நன்றுக பரிசீலனே செய்தபின்தான் சிக்கனமாக தண்ணீர் கொடுக்க வேண்டும் என்று கருதி, பல கண்மாய்கள் வழியாக விவசாயத்தை பெருக்குவதற்கு தண்ணீர் கொடுக்கப்பட்டு வருகிறது. இவ்விதம் கொடுத்து வருவதால் யாருக்கும் பாதகம் இருக்கும் என்றி தோன்றவில்லே.

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Sri T. L. SASIVARNA THEVAR: வைகை பிராஜக்ட்டிலிருந்து ராமனுதபுரம் ஜில்லாவில் எவ்வளவு ஏக்கர்களுக்கு தண்ணீர் பாய்ச்சுவது என்று திட்டமிடப்பட்டிருந்தது?

THE HON. SRI P. KAKKAN: முதலில் கிட்டத்தட்ட 7,000 ஏக்கர் என்று கணக்கிடப்பட்டிருந்தது.

SRI R. SRI NIVASA IYER: ஸார், முதலாவத இந்த வைகைக் திட்டம் அமுல் செய்யப்பட்டபோது தண்ணீர் சப்ளே செய்வதற்கு போதிய வாய்க்கால் இல்ல என்று சொல்லப்பட்டது. இப்போது அதற்கான வாய்க்கால்கள் எல்லாம் வெட்டப்பட்டு விட்டனவா? இல்லேயென்ருல் அதற்கான நிலங்கள் எல்லாம் ஆர்ஜிதம் செய்யப் பட்டு விட்டனவா? அதம்கான நடவடிக்கைகளே எல்லாம் எடுத்தாய் விட்டதா என்பதை தெரிவிக்க வேண்டுகிறேன்.

THE HON. SRI P. KAKKAN: இந்தத் திட்டத்திற்காக அதிகப் படியான வாய்க்கால்கள் வெட்டவேண்டிய தேவையில்லே. ஏற் கனவே இருக்கிற வாய்க்கால்கள் போதுமானது, அதோடு பல கண்மாய்கள் மூலமாகவும் எந்தவிதமான கஷ்டமும் இல்லாமல் தண்ணீர் சப்ளே செய்வதற்கு அரசாங்கம் திட்டமிட்டிருக்கிறது

SRI T. L. SASIVARNA THEVAR: வைகைத் திட்டத் கிலிருந்து ராமனுதபுரம் மாவட்டத்திற்கு 10,000 ஏக்கருக்கு தண்ணீர் சப்கா செய்ய வேண்டுமென்று ததக்கிவைத்த தண்ணீரிலிருந்து கம்பம் தேக்கத்திற்கு ஆயிரம் ஏக்கருக்கும் மேலூர் தேக்கத்திற்கு 2,000 ஏக்கருக்கும் தண்ணீர் எடுத்துக்கொள்ளப்பட்டது வாஸ்த வமா?

THE HON. SRI P. KAKKAN: வைகை அணேக்கட்டின் மூலம் 20,000 ஏக்கருக்குக் தண்ணீர் பாய்ச்ச வேண்டுமென்று முதலிலேயே கிட்டமிட்டிருந்தார்கள். பிற்பாடு பெரியார் 'லேக்கை' ஆழப் படுத்தும் காரணத்தால் 4,000 ஏக்கருக்குத் தண்ணீர் கொடுக்க வேண்டியிருந்தது. முதலில் சிவகெங்கை தாலுகாவிற்கு 7,000 ஏக்கருக்குத் தண்ணீர் கொடுக்க வேண்டுமென்ற நோக்கத் துடன்தான் இந்த 20,000 ஏக்கருக்குத் தண்ணீர் கிட வேண்டும் என்று திட்டமிடப்பட்டது. இகிலிருந்துதான் மேலாருக்கு 2,000 ஏக்கருக்குத் தண்ணீர் கொடுக்கப்பட்டது. பெரியாறுல் லேக்கில் தண்ணீர் இல்லாதகால் கம்பம் மக்கள் கஷ்டப்பட்டது வரியாதுல் கம்பக்கில் தண்ணீர் இல்லாதகால் ஆயிரம் ஏக்கர் கொடுக்கப் பட்டது. அவர்களுடைய கோரிக்கையை அரசாங்கம் பரிசீலித்து தண்ணீர் கொடுத்தது.

SRI K. RAMACHANDRAN: வைகைத்திட்டம் அமைக்கப் பட்டபோது கிழக்கு ராமஞ்தபுரம் பகுதி மக்கள் தங்கள் பகுதிக் குத் தண்ணீர் கிடைக்காமல் போய்விடும் என்ற ஆட்சேபணே எழுப்பியபோது கனம் மந்திரிகள் அம்மாதிரி ஏற்படாது என்ற உறுகிமொழி கொடுத்தார்கள். இப்போது அந்த மக்கள் கூறியது போல அந்தப் பகுதிக்குத் தண்ணீர் வராமல் போய்விடும் போலத் தோன்றுகிறதே! கனம் அமைச்சர்கள் அந்த உறுதிமொழியை ஏப்படிக் காப்பாற்றப் போகிருர்கள்?

THE HON. SRI P. KAKKAN: கனம் அங்கத்தினருக்கு இந்த விஷயம் நன்றுகத் தெரியும். நாங்கள் கொடுத்த உறதிமொழித் கிணங்க நாங்கள் நடந்துகொண்டு வருகிறேம். வாய்க்காலில் வரும் தண்ணீரை எவ்வளவு தூரம் தடுத்து நிறுத்தி அப்பகுதி மக்களுக்கு உதவ முடியுமோ அவ்வளவு தூரம் உதனி வருகிறும்; கில சமயம் பெரியாறு ஆயக்கட்டுத் தண்ணீரைக் கொடுத்து உதவுவது கனம் அங்கத்தினருக்குத் தெரியும் என்று நம்புகிறேன்.

SRIMATHI A. S. PONNAMMAL: வைகை ஆற்றிலிருந்த திரு மங்கலம் போகக்கூடிய வாய்க்காலில் 1,000 ஏக்கர் நீர்ப்பாசன வசதி வேண்டும் என்று குருவித்துரையிலிருந்து அரசாங்கத்திற்கு மகஜர் வந்திருக்கிறதா? மகஜர் வந்திருந்தால், அதன் பேரில் என்ன நடவடிக்கை எடுக்கப்பட்டிருக்கிறதா?

THE HON. SRI P. KAKKAN எற்கெனவே, ராமநா தபுரம் ஜில்லா விவசாயிகள் எங்களுக்குத் தண்ணீர் வரவில்லே, எங்களுக்குத் தண்ணீர் வேண்டும் என்று கேட்டுக்கொண்டிருக்கிருர்கள். கனம் அங்கத்தினர் இப்போது நிலக்கோட்டைத் தாலுகாவிற்குத் தண்ணீர் கேட்கிறுர். இதெல்லாம் பரிசீலணேயில் இருக்கிறது.

' Motels '

• 114 O.—SRI V. K. KOTHANDARAMAN (on behalf of SRI K. SATTANATHA KARAYALAR): Will the Hon. the Minister for Works be pleased to state whether this Government have considered the desirability to open 'Motels' on important Highways in the State and the decision taken on it?

THE HON. SRI P. KAKKAN: No, Sir.

SRI A. A. RASHEED: Is the Hon. Minister aware that by establishing 'Motels' Government will attract more tourists to our State?- 'Motel' is a hotel.

THE HON. SRI P. KAKKAN: At present, the Chief Fingineer (Highways) considers that when long distance travel is encouraged, it will be useful to try a few 'Motels' in places of halt, rest, check-up, etc.

Statues in the Marina

• 117 Q.—Sri V. K. KOTHANDARAMAN : கனம் பொது மாாமத்து அமைச்சர் அவர்கள் தயவுசெய்து கீழ்க்கண்ட கேள்ளி களுக்கு பதிலளிப்பாரா—

(அ) சென்னே பீச்சில் ஏற்படுத்தப்பட்டுள்ள காந்நி சிஃக் காகவும், " உழைப்பின் வெற்றி" சிஃக்காகவும் எவ்வளவு தொகை தைக்கப்பட்டது?

(ஆ) இதுவரை எவ்வளவு தொகை செலவு செய்யப்பட்ட.து?

(இ) காண்ட்ராக்டருக்கு விடப்பட்டதா அல்லது டிபார்ட் மெண்டு மூலம் கட்டப்பட்ட**தா?**

THE HON. SRI P. KAKKAN: (a) & (b) Sums of Rs. 1,27,935 and Rs. 72,000, respectively, were spent for the installation of the statues of Mahatma Gandhi and Triumph of Labour in the Marina.

(c) Due to urgency, certain items of work were executed departmentally and certain works were executed by contractors.

SRI V. K. KOTHANDARAMAN: இதுபோன்ற கிஃக்ஃ மேலும் வைப்பதற்கு அரசாங்கத்திற்கு உத்தேசம் உண்டா? உண்டாஞல், சிஃகள் எப்போது வைக்கப்படும்? நமது தேசத்தின் அரசியல் சட்டத்தை முதன் முதலாக வகுத்துக்கொடுத்த டாக்டர் அம்பேத்காரின் சிஃயை வைக்க அரசாங்கத்திற்கு உத்தேசம் உண்டா?

Mr. SPEAKER: இந்தக் கேள்ளி எப்படி மூலக் கேள்வி மிலிருந்து எமுகிறது? இதற்கு கனம் அங்கத்தினர் தனிக் கேள்வி போட வேண்டும்.

SRI T. L. SASIVARNA THEVAR: மெரீனுவில் வைக்கப் பட்டிருக்கும் மகாத்மா காத்தி சிஃ நன்றுக இல்ஃ, அது அவருடைய தோற்றத்தைக் காட்டவில்ஃ என்ற தமிழகத்தில் சுளர்ச்சி நடந்ததே; அது என்னவாயிற்று?

The Hon. Sr. P. KAKKAN: அதைப்பற்றி பலபேர்கள் பலவித மாகச் சொன்னர்கள். இருந்தாலும், அரசாங்கம் இப்போதிருக்கும் சிஃ அங்கேயே இருப்பது நல்லது என்று முடிவு செய்கிருக்கிறது. மேலும் அச்சிஃயைச் செய்தவர் ஆர்ட்ஸ் ஸ்கல் ப்ரின்சிபாலாக பல ஆண்டு காலம் பணியாற்றியிருக்கிறுர். அவர் ஸ்ரீ. சௌத்ரி என்பவர். அவர் 'லலிக் கலா அகடமி'யின் டைரக்டசாகவும் இருந்து பணியாற்றியிருக்கிறுர். எனவே இந்த மாநிலத்தில் சிற்பக் கஃயை அவளைசிட நன்கு தெரிந்தவர் வேறெவரும் இல்ஃ என்லாம்.

SRI K. ANBAZHAGAN: எழை மக்களின் பங்காளரான உத்தமர் காந்தியடிகளுக்குச் சில செய்வதில் 1,27,000 ரூபாய் செல வானது அதிகமான செலவு என்ற அரசாங்கம் கருத்வில்லேயா? சென்னே சிறைச்சாலேயிலுள்ள கைதிகள் உத்தமர் காந்தியடிகளின் அழகான சில ஒன்றை குறைந்த செலவில் செய்திருக்கிருர்கள் என்று கூறப்படுகிறதே, எளிய விலேயிலுள்ள அந்தச் சிலயை கடற் கரையில் வைக்க அரசாங்கம் முன்வருமா?

THE HON. SRI P. KAKKAN: இப்போதை கடற்கரையில் வைக்கப்பட்டுள்ள காந்தி சிஃயின் விஃ ரூ. 50,000 தான். சிஃயை வைப்பதற்கான கட்டிடம் கட்டுவது, அதை வைக்கும் இடத்தை அழகாக அமைப்பது ஆகியவைகளுக்குத்தான் ஜாஸ்தியான செலவு ஆனது.

Mr. SPEAKER: இன்னும் நிறையக் கேள்ளிகள் இருக் கின்றனவே; மிகவும் அவசியமான உப கேள்ளிகளேயே போட வேண்டும் என்று கனம் அங்கத்தினர்களேக் கேட்டுக்கொள்ளு கெறேன்.

Madras District Development Councils Act, 1958

* 121 Q.—Sri S. LAZAR: Will the Hon. the Chief Minister be pleased to state when the recently enacted Madras District Development Councils Act, 1958 (Madras Act No. XVIII of 1958) will be enforced?

THE HON. SRI C. SUBRAMANIAM: The Madras District Development Councils Act, 1958, has been brought into force from 1st December 1959. The development districts have also been constituted from that date. Necessary notifications required for these purposes have been published in an extraordinary issue of the Fort St. George Gazette, dated 30th November 1959. The District Development Councils will be formally brought into existence from 1st January 1960.

MR. SPEAKER: I have got 30 questions more and not even thirty minutes. Hon. Members run the risk that if they put more supplementaries on each question, a few questions will not be called and therefore such questions together with their answers will have to be printed in the proceedings.

SRI K. VINAYAKAM: Is the Hon. Minister aware of the fact that already 'Jila Parishads' have been established in areas which are coming to us under the Pataskar Award? Under this contingency, will the Government retain or recognize the Samitis or Parishads in those places instead of having our own institutions there?

THE HON. SRI C. SUBRAMANIAM: No 'filla' is coming to us. Only a portion of a taluk is coming to us and that will have to form part of the Chingleput district and perhaps the people there will have to be satisfied with the set up in Chingleput district.

Gun licences

- * 122 Q.—SM A. VEDARATHNAM : கனம் உள் விவகார அமைச்சர் அவர்கள் தயவு செய்து கீழ்க்கண்ட கேள்ளிதளுக்கு பதில் அளிப்பாரா—
- (அ) தஞ்சை ஜில்லா கோடிக்கரைக்கு காட்டு ஆலோசன் கமிட்டி அப்பகுதிகளில் துப்பாக்கி ஃசென்ஸ் வழங்குவது பற்றி என்ன தீர்மானம் செய்திருக்கிறது?
- (ஆ) அதன் பேரில் அரசாங்கம் என்ன நடவடிக்கை எடுத்துக் கொண்டிருக்கிறது?

THE HON. SRI M. BHAKTAVATSALAM: (a) The Committee had resolved to recommend the cancellation of licences for rifles and guns, as there is no need for possessing them in the area.

(b) The licences issued are for purposes of self-protection and sports and, as such, the question of cancellation of licences has not arisen.

11th December 19597

SRI A. VEDARATHNAM: வன விலங்குகளேப் பா துகாப்ப தற்காக நியமிக்கப்பட்டிருக்கும் உத்தியோகஸ்தர்களிடம் தற்காப்புக்கான துப்பாக்கி கிடையாது. ஆஞல் காடுகளில் திருட்டுத்தனமாக வேட்டையாடுபவர்களிடம் ஃசென்ஸ் பூர்வமான துப்பாக்கிகள் இருக்கின்றன. இவர்கள் வேட்டையாடும்போ து இவர்களேப் பிடிக்கச் செல்லுபவர்களே இவர்கள் தங்களுடைய துப்பாக்கிகளேக் காட்டிப் பயமுறுத்துகின்றனர். இந்றிஸ்யில் வன விலங்குகளே சரிவரப் பா துகாக்க அரசாங்கம் தக்க நடவடிக்கை எடுக்குமா?

THE HON. SRI M. BHAKTAVATSALAM: வன விலங்குகளுப் பாதுகாக்கும் விஷயமாக அவசியமான விதிகள் வகுக்கப்பட்டிருக் இன்றன. துப்பாக்கி ஃலெஸ்ன்ஸ் பெற்றவர்கள் இந்த விதிகளுக்கு மாருக நடந்துகொண்டால் நடவடிக்கை எடுக்கப்படுகிறது.

Fire Services

- ullet 123 Q.—Sri S. LAZAR: Will the Hon, the Minister for Home be pleased to state—
- (a) whether there is a proposal to reorganize the Fire Services;
 - (b) the nature of reorganization;
- (c) the financial implications in the reorganization proposal; and
 - (d) the need for such a reorganization?

THE HON. SRI M. BHAKTAVATSALAM: (a) The scheme of separation of the Fire Service Branch from the Police Department and its reorganization has been implemented from 1st July 1959.

- (b) For purposes of Fire Service administration, the State has been divided into two regions, each in charge of a Chief Fire Officer under the overall control of the Inspector-General of Police. For administrative convenience, each region has been divided into suitable divisions each in charge of a Divisional Officer of the rank of District Fire Officer assisted by a Station Officer.
- (c) The reorganization has resulted in saving to Government to the tune of about Rs. 41,000 per annum.
- (d) The reorganization was made not only as a measure of economy but also to promote the technical efficiency of the Fire Service and to ensure overall technical supervision and control and to relieve the Superintendents of Police and the Deputy Inspectors. General of Police of the additional responsibility relating to the Fire Service Branch.

9-3 SRI S. LAZAR: சார், இந்த ரீஆர்கணேசேஷணே அடுத்தாற் நான். போல, ஏற்கனவே ப்ரையாரிடி லிஸ்ட் தயாரிக்கப்பட்டிருக்கிறதே, பைர் சர்விஸ் ஸ்டேஷன்களுக்கு, அதையும் சேர்த்து ரிவைஸ் செய்யப்படுமா, இப்பொழுது இருக்கக்கூடிய திட்டத்திலேயே, மாறுதல் செய்யப்பட்டு அடிப்படையில் மாறுதல் செய்யப் - படுமா?

THE HON. SRI M. BHAKTAVATSALAM: பைர் சர்விஸ் ஸ்டே ஷன்கள் அமைப்பது வேறு விஷயம், அது வரவு செலவு திட்டம் போடும்போது கவனிக்கப்படும்.

SRI V. SUBBIAH: கிராமாந்திரப் பகுதிகளுக்காக சமுதாய நல கேந்திரங்களில் தீ அணேக்கும் படைகள் அமைக்**க ஏற்பாடு** செய்யப்படுமா?

THE HON. SRI M, BHAKTAVATSALAM: இ அணேக்கும் படைகள் நகரப்புரங்களில் அமைக்கப்படுகின்றன; அங்கு அதிகமாக தி ஏற்படக் காரணங்கள் இருக்கின்றன. கிராமங் களுக்கு தீ அணேக்கும் ஸ்க்வாட் இருக்கிறது. அதைப்பற்றி அடுத்த கேள்வியில் சொல்லுகிறேன்.

SRI R. SRINIVASA IYER: Sir, is there any proposal to establish a fire station at least in every taluk headquarters?

THE HON. SRI M. BHAKTAVATSALAM: No. Sir. There is no such proposal. It is not possible to establish fire stations in every taluk headquarters at present.

* 124 Q.—SRI K. RAMACHANDRAN (on behalf of SRI M. JAGANNATHAN): Will the Hon. the Minister for Home be pleased to state the steps taken to increase the number of Village Fire Watching and Fire Fighting Squads functioning in the State?

THE HON, SRI M. BHAKTAVATSALAM: The District Fire Officers visit at least four villages every month and have direct contact with the members of the squads and inspect the entire village with the members of the squads explaining the special hazards due to fire and the ways of reducing them.

Sanads are issued to members of the squads as a mark of recognition of their voluntary service and with a view to encourage the enthusiasm of the villagers in the formation of new squads and for the efficient working of the existing ones.

Salary of Teachers

* 125 Q.—Sri S. LAZAR: Will the Hon. the Minister for Finance be pleased to state—

(a) whether the salary of teachers in elementary schools under private management and the grants now actually sent to them by money order by the Government in the case of non-fee levying schools are the same;

- (b) if there is difference, how the Government propose to make good the same; and
- (c) whether the consent of teachers have been obtained by the Government before the introduction of the new procedure of sending the grants by money order to the teachers?

THE HON. SRI C. SUBRAMANIAM: (a) They are the same in almost all the cases. In the few cases where the salary that was paid was higher than that admissible on the Government scale of pay, only the latter will be sent to the teachers.

- (b) The matter is under consideration.
- (c) No, Sir.

SRI K. VINAYAKAM: Sir, is it not a fact that the Madras Guild of Teachers have tabled an objection and a request to the Government that there is disparity in the scales of ray and the amount sent by money order to the teachers in the City of Madras? If so, what is the Government going to do with this kind of representation?

THE HON. SRI C. SUBRAMANIAM: I do not know to what representation the hon. Member is referring to. Generally, there are two representations. (1) That the money order commission should not be deducted from their pay and that is under the consideration of the Government, and find out an alternative scheme wherein the incurring of money order commission expenditure will not be there. Second question is about the quantum of pay paid to the individual teachers. In some cases they have been receiving a pay much higher than the Government scale of pay. We have undertaken to pay only the Government scale of pay and that has been agreed to. I do not think it would be possible to go beyond that.

SRI K. ANBAZHAGAN: தலேவர் அவர்களே, ஆகிரியர்களுக்கு சம்பளம் அனுப்புவதில், மணியார்டர் சமிஷன் கழிப்பதைப்பற்றி ஆலோசித்து வருவதாகச் சொன்ஞர்கள். ஜூல் முதல் இப் பொழுது நான்கு மாதங்கள் ஆகின்றன, இன்னும் டிசம்பரில் ஆலோசனே செய்யும் நிலேயிலேயே இருக்கிருர்களா? விசைவில் ஒரு முடிவுக்கு வருவார்களா?

THE HON. SRI C. SUBRAMANIAM: வெறும் ஆலோசணே மட்டுமல்ல; ஆலோசணே செய்து, முடிவு எடுத்து, அமலாக்கு வதற்கும் ஏற்பாடு செய்யவேண்டும். எந்த முறையிலே ஏற்பாடு செய்யவேண்டுமென்பது ஆலோசணேயில் இருக்கிறது.

Sri V. SANKARAN : மணியார்டர் மூலம் அனுப்புவதற்குப் பதில், பே ஆபீசர் என்று ஒருவரை நியமிக்கலாம் என்று ஒரு ஸ்ஜ்ஷன் கொடுக்கப்பட்டதா? அது ஏற்றுக்கொள்ளப்படுமா? அப்படிச் செய்யும்போது

A 141-3

MR. SPEAKER: One question at a time.

THE HON. SRI C. SUBRAMANIAM: பே ஆபீசர் நகரங்களிலே வைக்க முடியும். கிராமங்களில் வைப்பதால் ஆசிரியர் களுக்கு நன்மை ஏற்படாது. நகரங்களுக்கு என்ன செய்ய வேண்டும். கிராமங்களுக்கு என்ன பண்ணவேண்டும் என்பது பற்றி யெல்லாம் கூடிய சீக்கிரத்தில் முடிவு எடுக்கப்படும்.

- * 126 Q.—Sri N. K. PALANISAMI: Will the Hon. the Minister for Finance be pleased to state—
- (a) when the pay of teachers in private aided schools in the City for December 1958 was paid to them; and
 - (b) the reasons for the delay, if any, in paying the salaries?

THE HON. SRI C. SUBRAMANIAM: (a) The teaching grant bills for the month of December 1958, in respect of aided elementary schools in the City were issued on 24th and 28th February and 3rd, 4th and 16th March 1959

(b) The delay was due to the fact that final teaching grant statements were not received in time.

SRI N. K. PALANISAMI: Sir, May I know why the amount paid to the teachers directly is treated as grant and not as salary. Since it is treated as grant only 75 per cent of the grant are given every month but no grant is given for the month of December and hence the teachers suffer. Will the Government take steps to treat this grant as salary for every month the teacher is paid?

THE HON. SRI C. SUBRAMANIAM: There are two questions. Giving aid to the management schools and that will have to be in the form of grant. If the management should depend upon every month for the payment of salaries only fron the Government then they do not contribute anything to the running of the school. That is why the management which receive aid will have to find some money to pay the salaries of the teachers. That much at least it should be possible for them to do. But in certain cases we are paying them direct in which case the question does not arise.

SRI M. S. SELVARAJAN: மானேஜ்மெண்ட் பாடசாலேகளிலே உள்ள ஆசிரியர்களுக்கு நேரிடையாகப் பட்டுவாடா செய்யாமல், கொண்ட் இன் எய்ட் கிட்டத்தின் கீழே தாப்படுவதற்குப் பழில், அம்மாநிரி கொடுக்கும்போது கடைசி மாதங்களுக்கு வராமல் இருக்கலாம் என்று ஒரு தயக்கம் தென்படுகிறது. ஆகவே, 15 பர்சண்ட் வரை மெயின்டினன்ஸ் கிராண்ட் எதிர்பார்த்து இந்த ஆசிரியர்களுடைய சம்பளத்தை மாதாமாதம் கொடுக்க வழி செய்யப்படுமா?

THE HON. SRI C. SUBRAMANIAM: நேரிடையாக சம்பளம் பெருகிறவர்களுக்கு என்ன செய்யவேண்டும் என்று யோசகோ செய்ய வேண்டும். சம்பளம் ஜனவரி, பெப்ரவரி, மார்ச்சுக்கு மட்டும் கொடுக்காமல் இருக்க முடியாது. அது யோசிச்துப் பார்க்க வேண்டிய விஷயம்.

The Madras Cultivating Tenants Protection Act, 1955.

- * 127 Q.—SRI S. LAZAR: Will the Hon. the Minister for Revenue be pleased to state whether there is any proposal before the Government to amend the Madras Cultivating Tenants Protection Act, 1955—
- (i) clarifying the position of sub-tenants under the Act: and (ii) conferring revisional powers on the District Court in each district?

THE HON. SRI M. A. MANICKAVELU: (i) Yes, Sir. (ii) No. Sir.

Cauvery Water for Pudukkottai Division

- *128 Q.—Sri N. K. PALANISAMI (on behalf of Sri M. KALYANASUNDARAM): Will the Hon. the Minister for Works be pleased to state—
- (a) the details of the scheme, if any, under consideration for taking water from Cauvery to Pudukkottai Division for irrigation; and
 - (b) when the scheme will be given effect to?

THE HON. SRI P. KAKKAN: (a) Certain schemes are under contemplation and particulars of the schemes will be known only after the schemes have been examined in detail.

- (b) The question of taking up the schemes for execution will be considered after the details of the schemes are known and the feasibility of taking up the schemes for execution is examined.
- SRI R. SRINIVASA IYER: What are the villages in the Pudukkotta Division which are likely to be benefited by this scheme?

THE HON. SEI P. KAKKAN: The hon. Member may put a separate question.

Report of the Special Officer for Reorganisation

- *129 Q.—MR. SPEAKER: The hon. Member Sri K. N. Palaniswami Gounder is not in his seat. The question together with the answer will be printed in the proceedings.
- * 129 Q.—SRI K. N. PALANISWAMI GOUNDER: கனம் முதலைமச்சர் அவர்கள் தயவு செய்து கிழ்க்கண்ட கேள்விக்கு பதிலளிப்பாரா—
- 18—2—1959-ல் 462, 463-ம் எண் கேள்ளிகளுக்கு அளித்த பதிலே யொட்டி அரசாங்க இலாகாக்களில் சிக்கண முறையை அமுல் நடத்துவதற்காக அரசாங்கத்தாரால் நியமிக்கப்பட்ட விசேஷ அதிகாரி செய்த பல்வேறு சிபார்சுகளின் விவரங்கள் மேரைசயின்மேல் வைக்கப்படுமா?

THE HON. SRI C. SUBRAMANIAM: Ten copies of the Report of the Special Officer for Reorganisation have been placed in the Library of the Legislature Department. The departments concerned are examining the recommendations and issuing orders. This examination has not yet been completed in respect of all the recommendations.

Rice

* 130 Q.—Sri P. U. SHANMUGHAM: கனம் உள் விவகாற அமைச்சர் அவர்கள் தயவு செய்து கீழ்க்கண்ட கேள்விக்கு பதிலளிப்பாரா—

1958-59-ம் ஆண்டில் அரிசி விலே, உற்பத்தி எவ்வளவு?

THE HON. SEI M. BHAKTAVATSALAM: The wholesale price of the common varieties of rice (2nd sort) during the year 1958-59 ranged from Rs. 17 to Rs. 24 per maund.

According to the final forecast prepared by the Director of Statistics, te estimated production of rice during 1958-59 is 32.98 lakhs tons.

Fair Price Shops

* 131 Q.—Sar K. VINAYAKAM: Will the Hon, the Minister for Home be pleased to state who are eligible to run the Fair Price Shops in the City of Madras?

THE HON. SRI M. BHAKTAVATSALAM: Under the present Fair Price Rice Shops Scheme introduced with effect from the 15th July 1959, the District Co-operative Societies have to conduct Fair Price Shops themselves or recognise suitable Primary Co-operative Stores or societies or individuals as their retail agents.

Accordingly 335 Fair Price Shops are functioning, at present, in Madras City run by the branches of the T.U.C.S. and certain other selected co-operatives and individuals.

SRI K. VINAYAKAM: Sir, May I know why merchants who are already dealing with grocery and other articles of food are not given permission or licence to run the fair price shops?

THE HON. SRI M. BHAKTAVATSALAM: Sir, the policy of the Government is that in the matter of licensing fair price shops it should be done as far as possible through co-operative organisation.

MR. SPEAKER: Whenever, the Hon. Ministers revised their answers, I would request them to send a copy of the revised answer. The answer that I now have is quite different from the one read by the Hon. Minister. If I do not have a copy of the revised answer, I will not be aware of what the Ministers are telling.

- * 132 Q.—SRIMATHI T. N. ANANDANAYAKI: Will the Hon. the Minister for Home be pleased to state—
- (a) whether raw rice is sold at the Fair Price Shops in the City of Madras; and
 - (b) if not, why?

THE HON. SRI M. BHAKTAVATSALAM: (a) Yes.

(b) Does not arise.

N.C.C. Training

- * 133 Q.—Sri A. VEDARATHNAM : கனம் நிதி அமைச்சர் அவர்கள் தயவு செய்து கீழ்க்கண்ட கேள்விகளுக்குப் பதிலவிப் பாசா—
- (அ) தற்பொழுதா இம் மாநிலத்தில் எத்துவே பள்ளிகளில் என்.சி.சி. பமிற்சி அளிக்கப்படுகிறதா?
 - (ஆ) இப் பயிற்சி மேலும் விஸ்தரிக்கப்படுமா?
- (இ) ஆசிரியர் பயிற்சிப் பள்ளிகளில் இத் திட்டத்தை அமுலுக்குக் கொண்டுவர உத்தேசமுண்டா?

THE HON. SRI C. SUBRAMANIAM: (a) In 299 schools.

- (b) Yes, Sir.
- (c) No, Sir.

Sri A. VEDARATHNAM: மேலும் எத்தனே பள்ளிகளில் விஸ்தரிக்கப் படுகிறது? எந்த முறையிலே, விஸ்தரிப்பு பள்ளிகள் தேர்ந்து எடுக்கப்படுகின்றன?

THE HON. Sri C. SUBRAMANIAM: எந்தப் பள்ளிக்கூடங் களில் வசதிகள் உள்ளனவோ, அந்தப் பள்ளிக்கூடங்கள் என். கி.கி.-க்குத் தேர்ந்தெடுக்கிறேம். ஒவ்வொரு வருஷமும் பட்ஜட் தொகை எவ்வளவு ஒதுக்கப்படுகிறது என்பதைக் கணக்கிட்டு, போதிய அளவு இல்லாவிட்டால் அடுத்த வருஷத்தில் அந்த அளவுக்கு அபிவிருத்தி செய்யப்படுகிறது. பொருத்கிருந்து பட்ஜட்டிலே பார்த்தால் தெரியும்.

Sri A. VEDARATHNAM : பெண்களுக்கு அந்தப் பள்ளிகளில் இம்மாதிரியான பயிற்சிக்கு ஏதாவது ஏற்பாடு செய்யப்பட்டிருக் கிறதா? அப்படியாளுல் அதன் விவாத்தை அறிவிக்க முடியுமா?

THE HON. SRI C. SUBRAMANIAM : பெண்கீருக்கும் இந்த என்.சி.சி. பள்ளிக்கூடத்தில் இடம் அளிக்கப்பட்டிருக்கிறது.

MR. SPEAKER: As the hon. Member Sri K. Sattanatha Karayalar is not present, question No. 184 and the answer thereto will be printed in the proceedings.

Small Savings Scheme

* 134 Q.—Sri K. SATTANATHA KARAYALAR: Will the Hon. the Minister for Finance be pleased to state—

(a) the total amount collected so far for the Small Savings

Scheme in this State:

- (b) the total collection charges for Small Savings Scheme; and
- (c) the amount claimed towards T.A. and petrol charges under the Scheme?

THE HON. SRI C. SUBRAMANIAM: (a) The gross collections under small savings during the years 1957-58 and 1959-59 were Rs. 8,73,14,978 and Rs. 5,78,81,673, respectively.

- (b) The total collection charges, in other words the expenditure incurred on the employment of staff and other incidental expenditure (including T.A. and Petrol charges) in connection with the scheme during the years 1957-58 and 1959-59 were Rs. 1,16,772 and Rs. 3,98,963, respectively.
- (c) Separate figures under 'T.A.' and 'Petrol Charges' are not available.

Kallikudi lake

- * 135 Q.—SRI S. LAZAR: Will the Hon. the Minister for Revenue be pleased to state—
- (a) whether there is any proposal to remove the encroachments in T. Kallikudi lake in Lalgudi Firka in Lalgudi taluk, Tiruchirappalli district and restore the same to its original use of storing water;
- (b) whether any estimate has been prepared to repair the lake; and
 - (c) when water will be released from this lake for irrigation?

THE HON. SRI M. A. MANICKAVELU: (a) to (c) A request to this effect has been made and the matter is under consideration of the Government.

Jungle stream from Bargur Hills.

* 136 Q.—Sri P. G. MANICKAM : கனம் பொது மராமத்து அமைச்சர் அவர்கள் தயவு செய்து கீழ்க்கண்ட கேள்விக்கு பதிலளிப்பாரா—

கோயம்புத்தூர் ஜில்லா பவானி தாலூக்காவில் பர்கர் மஃவுபிலிருந்து உற்பத்தியாக சுமார் 7 குளங்களுக்கு மஃலத் தண்ணீர் பாய்ச்சிக்கொண்டு வரும் வாய்க்காஃ ரிப்பேர் செய்ய வேண்டுமென்று 9—7—1959-ல் கோபிசெட்டி பாஃளயத்தில் நடை பெற்ற Irrigation Conference for Lower Bhavani Project Head Works Division தீர்மானம் கொண்டுவசப்பட்டு நிறைவேற்றப்பட்ட பிறகு அரசாங்கத்தாரால் எடுக்கப்பட்டுவரும் நடவடிக்கைகளின் விவரங்கள் யாவை?

THE HON. SRI P. KAKKAN: No resolution requesting repairs to the jungle stream from the Bargur Hills was passed at the said Conference. Presumably the hon. Member refers to a resolution passed by the said Conference requesting the Public Works Department to formulate a scheme for the diversion of the water from Muniarpallam in Bargur Hills through a tunnel to feed another reservoir at Kakaiyanur. The scheme is under consideration.

ŚRI P. G. MANICKAM: மேற்படி தீர்மானத்தில் குறிப்பிடப் பட்ட ஏழு குளமும் எனது தொகுதியிலுள்ள வரண்ட பிரதேசங் களில் இருக்கின்றன. அங்குள்ள ஏரிகளேயும் மேற்படி குளங் களேயும் ரிபேர் செய்து கொடுத்தால் மழை தண்ணீர் அந்தக் குளங்களில் தேங்கி நிற்பதற்கு வசதியாக இருக்கும். இந்த தீல்மையில் இப்படிப்பட்ட மழைத் தண்ணீரை தேக்கிறவத் தால் ஏறக்குறைய பத்தாயிரம் ஏக்கர் நிலங்களுக்கு நல்ல தண்ணீர் பாய்வதற்கு வசதி கிடைக்கும். அதைப்பற்றி சர்க்கார் தீவிர கவனம் செலுத்த முன் வருவார்களா?

THE HON. SRI P. KAKKAN: கனம் அங்கத்கினர் சொல்லக் கூடிய வேலேகள் அவ்வளவிலும் கவனம் செலுத்தப்பட்டு வருகிறது. அவைகள் பரிசிலணேயில் இருந்துகொண்டு வருகிறது என்பதை தெரிவித்துக்கொள்ளுகிறேன்.

Common Police Force

- * 137 Q.—Sri K. VINAYAKAM: Will the Hon. the Minister for Home be pleased to state—
- (a) whether there is any proposal with the Government to join with the Common Police Force which is contemplated to be formed by the States of the South Zone;
 - (b) when it would be finalised; and
 - (c) what are the functions of such Common Police Force?

THE HON. SRI M. BHAKTAVATSALAM: (a) & (b) The matter is still in the stage of consideration by the Inspectors-General of Police of the States of Mysore, Andhra Pradesh and Madras.

(c) In cases of emergencies in any State the entire personnel of the Common Armed Police Reserve will become available for use in that State and it will ease the burden of each State in respect of keeping an armed reserve in sufficient strength to meet an emergency.

Conference of Inspectors-General of Police

*138 Q.—Sri S. LAZAR: Will the Hon. the Minister for Home be pleased to state the subjects discussed at the meeting of the Inspectors-General of Police of Madras, Andhra and Mysore held in May 1959 and the decisions (with details) taken at the said meeting?

THE HON. SRI M. BHAKTAVATSALAM: Questions relating to the setting up of a Zonal Police force for the Southern Zone were discussed but no final decisions have yet been taken on any matter.

SRI K. VINAYAKAM: May I know, in the event of the formation of such a common police force for the Southern Zone, where that police would be located? Would it be separated and located in different capitals of the different States or whether it would be stationed in one single place?

THE HON. SRI M. BHAKTAVATSALAM: All these questions will have to be settled when the scheme is finalised.

SRI A. A. RASHEED: May I know what are the States that will join the common force? Is it a fact that the Kerala State has declined to join it?

THE HON. SRI M. BHAKTAVATSALAM: Yes, Sir, and I have mentioned this in my answer and the States that are discusing the matter.

Polytechnic for the North Arcot district

* 139 Q.—SRI V. K. KOTHANDARAMAN: } somio \$\beta\$ somio

அமைச்சர் அவர்கள் தயவு செய்து கிழ்க்கண்ட கேள்விக்கு பதிலளிப்பாரா—

வட ஆற்காடு ஜில்லாவில் எந்த **இடத்**தில் பாலிடெ*ட்*னிக் ஆரம்பிக்க உத்தேசம்?

THE HON. SRI C. SUBRAMANIAM: The Government have not taken a decision in regard to permanent location of the North Arcot Polytechnic. The remarks of the Government of India in the matter are awaited.

* 140 Q.—Sri A. A. RASHEED: Will the Hon. the Minister for Finance be pleased to state the present position regarding the opening of a polytechnic in Gudiyatham, North Arcot district?

THE HON. SRI C. SUBRAMANIAM: The matter is under consideration.

SRI V. K. KOTHANDARAMAN: இப்படிப்பட்ட ஒரு பள் ளிக்கூடத்தை குடியாத்தத்தில் ஆரம்பிப்பதற்கு வேண்டி சுமார் 40 எக்கர் நிலம் வாங்கி 25 சத விகிதம் பணம் கொடுப்பதாக ஒரு மோட்டார் முதலாளி முன் வந்திருக்கிற நேரத்தில் அதை ஆரம் பிக்காமல் காலம் கடத்தப்பட்டு வரப்படுகிறது. அதன் காரணம் என்ன என்பதை தெரிவிக்க வேண்டும் என்று கேட்டுக் கொள்ளு கிறேன்.

THE HON. SRI C. SUBRAMANIAM: கனம் கோதண்டராமன் அவர்கள் கேட்டிருக்கிற கேள்வி வட ஆற்காடு பாலிடெக் னிக்கைப்பற்றி. அது ஒரு தனிப்பட்டவர்கள் ஆரம்பிக்க வேண்டியது. மத்திய அரசாங்கத்தில் முழு உதவி பெற்று ஏற்பாடு செய்வதாக ஏற்பாடு செய்யப்பட்டிருக்கிறது. இந்த வருஷத்திலேயே மாணவர்களுக்கு இங்கே சென்னேயிலேயே அவர்களுக்கு பயிற்கி கொடுக்க ஏற்பாடு செய்யப்பட்டிருக்கிறது. அது விரைவில் ஆரம்பிக்கப்படும். எங்கே எந்த இடத்தில் அது ஆரம்பிக்கப்படும் என்று முடிவு செய்தவுடனே அந்த இடத்திற்கு இந்த மாணவர்களே மாற்றப்படும். அது காட்பாடிக்குப் பக்கத் தில் வரும் என்று நினக்கிறேன்.

குடியாத்தத்கில் ஒரு தனிப்பட்டவர் எடுத்து நடத்த வந் திருக்கும் பாலிடெக்னிக் அதற்கு தொடர்ந்து வருஷா வருஷம் ஏற்படக்கூடிய செலவு ஏந்த அளவு ஆகும், அதற்கு வேண்டிய உத்தாவாதம் ஏன்ன என்பதைப்பற்றி ஆலோசணே நடந்து வருகிறது. அதஞல் அதைப்பற்றி அடுத்த வருஷம் கவனிக்கப் படும்.

SRI A. A. RASHEED: Sir, is it a fact that the donor has already agreed to pay the recurring expenditure for running the polytechnic and if so why there is this delay in starting it?

THE HON. SRI C. SUBRAMANIAM: Sir, agreement is one thing and making satisfactory arrangements for running the institution is another thing. That is why we are considering whether the offer made is good enough which would ensure the provision of recurring expenditure in the future years also.

SRI M. P. SARATHI: இந்தப் பாலி டெக்னிக்கை காட்பாடிக்குப் பக்கத்தில் ஆரம்பிக்கப்போவதாக சொல்லப்பட்டது. ஏற் கெனவே காட்பாடியில் சுதர்சன ஆயில் மில் இருந்த இடத்தை அவர்கள் விஃக்குக் கொடுக்கப்போவதாக தெரிய வருகிறது. அந்த இடத்தை வாங்கி அங்கே இதை அமைக்கப் போகிருர்களா என்பதை அறிவிக்க வேண்டும். அப்படி ஏதாவது அரசாங்கத்தி னிடம் உத்தேசம் உண்டா?

THE HON. SRI C. SUBRAMANIAM: அங்கே எவ்வளவு எக்கர் இருக்கும் என்று எனக்குச் சொல்ல முடியாது. அந்த இடம் என்ன விஃக்கு கிடைக்கும் என்பதும் அதை விற்கப்போகி ரூர்கள் என்ற விவரமும் இப்பொழுது எனக்குத் தெரியாது. ஒரு இடத்தை காட்பாடியில் வாங்குவதாக தாற்காலிகமாக முடிவு செய்யப்பட்டிருக்கிறது. மத்திய அரசாங்கத்தின் உதவி வேண்டியதாக இருக்கிறது. அதைப்பற்றி அவர்களுக்கு எழுதி மிருக்கிரேம். அதன் பிறகுதான் முடிவாகும்.

Sri V. K. KOTHANDARAMAN: குடியாத்தத்தில் ஆரம்பிக்க வேண்டிய பாலிடெக்னிக்குக்கு வேண்டி வருஷா வருஷம் ஏற்படக்கூடிய செலவு அதற்கு வேண்டிய பணம் இதையெல்லாம் கொடுப்பதாக ஒரு மோட்டார் முதலாளி ஒப்புக்கொண்டிருந்தும் கூட அதை எடுத்துக்கொள்வதற்கு தயாராக இல்லே என்ற

தவருன ஒரு எண்ணம் உண்டாகி இருப்பதாக தெரிய வருகிறது. அங்கு முதல் மந்திரி அவர்கள் பேசிய காரணமாக இப்படிப்பட்ட ஒரு எண்ணம் நீண்ட நாட்களாகவே அங்கே தொடர்ந்து இருந்து வருகிறது என்பது கனம் நிதி அமைச்சர் அவர்களுக்குத் தெரியுமா?

THE HON. SRI C. SUBRAMANIAM: பேப்பரில் வந்தது என்ன, என்ன சொல்லுகிருர்கள் என்பதைப்பற்றியெல்லாம் கவீல இல்லே. என்னவேண்டுமானுலும் பேப்பரில் எழுதலாம். ஆனுல் எந்த விதத்திலாவது அதிருப்தி அடைந்திருக்கலாம். ஆனுல் அந்த விஷயம் இப்பொழுது பரிசிலனேயில் இருந்து வருகிறது. அதைப்பற்றி ஆலோசனே செய்து பள்ளிக்கூடத்தை ஆரம்பிக்க ஏற்பாடு கூடிய சீக்கிரத்தில் செய்யப்படும்.

Conference of District Medical Officers

- * 141 Q.—Sri S. LAZAR: Will the Hon, the Minister for Revenue be pleased to state—
- (a) whether a conference of District Medical Officers was held at Ootacamund in May 1959;
 - (b) if so, the subjects discussed;
 - (c) the decisions taken; and
- (d) such of the decisions proposed to be implemented during the current Budget year?

THE HON. SRI M. A. MANICKAVELU: (a) Yes.

- (b) & (c) A statementa is placed on the table of the House.
- (d) Detailed proposals on the various recommendations are awaited by the Government.
- SRI S. M. ANNAMALAI: மேறையின் மீது வைக்கப்பட்ட அறிக்கைப்படி பாமிலி ப்ளானிங் க்ளினிக்கில் வேலே செய்யக் கூடிய நர்சுகள் சரிவர வேலே செய்யவில்லே என்று தெரிய வருகிறது. அவர்கள் திருப்திகரமாக வேலே செய்யவில்லே என்றும் தெரிய வருகிறது. அப்படி அங்கே வேலே செய்யங்கூடிய உத்யோகஸதர்கள் திருப்திகரமாக வேலே செய்யவில்லே யானுல் ஏன் அந்தத் திட்டத்தைக் கைவிடக்கூடாது?

THE HON. SRI M. A. MANICKAVELU: திருப்திகரமாக வேலே செய்யாமல் இருப்பதால்தான் அவர்கள் திருப்திகரமாக வேலே செய்ய சிபாரிசு செய்து நடவடிக்கை எடுத்துக்கொள்ளப்பட்டு வருகிறது.

Small-scale Industries

- *142 Q.—Sri N. K. PALANISAMI: Will the Lion. the Minister for Home be pleased to state—
- (a) whether there is any proposal to set up a proto-type-cumtraining factory in Madras State for the development of super precision instruments in the small-scale sector:

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- (b) whether measuring and testing instruments, clock and watches are also included along with super precision instruments;
 - (c) if so, the details of the same?
- THE HON. SRI M. BHAKTAVATSALAM: (a) Yes, Sir. The Government of India are examining the tentative proposals submitted by the French Experts for the establishment of a Prototype Production-cum-Training Centre for Instrument Industry in the Industrial Estate, Guindy, with the assistance of the French Government.
- (b) & (c) The proposal is in its preliminary stage and it is likely to take some time for finalisation. The details of the proposal are awaited by this Government.
- * 143 *Q.—*Sri A. VEDARATHNAM : சனம் உள் விவ**கார** அமைச்சர் அவர்கள் தயவு செய்து கிழ்க்கண்ட கேள்விகளுக்கு பதிலளிப்பரரா—
- (அ) பிரெஞ்சு சர்க்கார் உதவியுடன் கிண்டியில் சிறிய கைத்தொழில்கள் ஆரம்பிக்கும் <mark>உத்தே</mark>சம் <mark>உண்டா? அப்படி</mark> யாஞல் எப்போ*து*?
 - (ஆ) என்னென்ன கைத்தொழில்கள்?
 - (இ) எவ்வளவு மூலதனம்?
- (ஈ) இதில் பிசெஞ்சு சர்க்கார் அளிக்க முன் வந்திருக்கும் உதவி என்ன?
- (உ) இதில் நம் மாநில சர்க்கார் மேற்கொள்ளும் பொறுப்பு என்ன?

THE HON. SRI M. BHAKTAVATSALAM: (a) Yes, Sir. The Government of India are examining the tentative proposals of the French Experts for the establishment of a Proto-type Production-cum-Training Centre for Instrument Industry in the Industrial Estate, Guindy. The scheme is in its preliminary stage and is likely to take some more time for finalisation.

- (b) to (e) The details of the proposal are awaited by this Government.
- SRI A. VEDARATHNAM: ப்ரெஞ்சு இஞ்சினியர்களிடமிருந்து இது சம்பந்தமாக எஸ்டிமேட்டுகள் முதலியவைகள் பற்றிய முழு விவரம் அரசாங்கத்திற்குக் கிடைத்து விட்டதா? அப்படி இருந்தால் அவைகள் என்ன என்பதை தயவு செய்து விவரிக்க முடியுமா?

THE HON. SRI M. BHAKTAVATSALAM: தொழில் இலாகா டைரெக்டர் உள்பட ஒரு டெபுடேஷன் ஒன்று இப்பொழுது பிரான்சுக்கு அனுப்பப்பட்டிருக்கிறது. அந்தக் தொழிலப் பற்றிய விவரம் அவர்களிடமிருந்து தெரிந்த பிறகு அந்தக் திட்டம் உருவாக்கப்படும்.

SRI N. K. PALANISAMI: Sir, since the French Experts have examined the matter, may I know where the industry is going to be located and the cost of the project?

THE HON. SRI M. BHAKTAVATSALAM: All these things are just now being discussed in France.

Sri K. Anbazhagan: இந்தத் தொழில் நிபுணர்களேத் கொண்ட குழு பேசி முடிக்கப்போகின்ற நுண்ணிய பல தொழில் கருவிகளேத் தயாரிக்கப் போகின்ற நிஃயம் சென்னே அரசாங் கத்தின் மேற்பார்வையில் இயங்கப்போகின்ற நிஃயமா? அல்லது மத்திய அரசாங்கத்தின் நிர்வாகத்தில் இருக்கப் போகின்றதா?

THE HON. SRI M. BHAKTAVATSALAM: சென்னே அரசாங்கத் தின் மேற்பார்வையில் இருக்கும். ஆனுல் மத்திய அரசாங்கத்தின் உதவி கிடைக்கும்.

SRI A. VEDARATHNAM: பிரஞ்சுக்காரர்களிடம் இருந்து இதற்கு என்ன என்ன எதிர்பார்க்கப்படுகிறது என்று அறிவிக்க முடியுமா?

THE HON. SRI M. BHAKTAVATSALAM: இப்போது அங்கே சென்றிருக்கிற குழு திரும்பி வந்த பிறகுதான் அந்த விவசங் களேக் கொடுக்கலாம்.

- * 144 Q.—Sri K. VINAYAKAM: Will the Hon. the Minister for Home be pleased to state—
- (a) the aid given by the State Bank as a fillip to Small Industrial Units during the last year and the current year;
- (b) what are the recommendations of the All-India Small-Scale Industries Board at its meeting held in Hyderabad during the month of May 1959 to improve the small-scale industries; and
- (c) the extra aid given to these industries that supply improved tools to village artisans at subsidised rates under Community Development Programme?

THE HON. SRI M. BHAKTAVATSALAM: (a) The State Bank of India had sanctioned a loan of Rs. 18,92,000 during 1958-59 to 62 units and a loan of Rs. 5.76,000 to 32 units during the first four months of the current year.

(b) All the recommendations of the Small Scale Industries Board at its meeting held in May, 1959, relate generally for the development of small scale industries and particularly for the training of apprentices in different industries, starting of raw material depots, supply of steel, issue of licences for importing capital goods, allocation of copper, purchase of stores by the Government and Railways, development of ancillary industries, marketing assistance, financial assistance and housing for workers in the Industrial Estates.

(c) No extra aid is given to these industries. But improved tools are supplied to deserving artisans at 50 per cent cost from the Block funds.

SRI K. VINAYAKAM: Sir, may I know whether the Government of Madras are giving any aid to these small industrial units which prepare these tools for artisans?

THE HON. SRI M. BHAKTAVATSALAM: I have already answered it. No extra aid is given to these industries but in the matter of supply of improved tools, deserving artisans get 50 per cent grant.

Sri J. MATHA GOWDER: தேமிலே உற்பத்திசாலேகளுக்கு வேண்டிய கருவிகளே வாங்குவதற்கு ஸ்டேட் பாங்க் லோன் கொடுப்பதற்கு இல்லேயென்று சொல்கிருர்கள். அப்படி இல்லே யென்று சொல்லாமல் தேமிலேக் தோட்டக்காரர்களுக்கும் அவர்களுக்குத் தேவையான மெஷினரி வாங்க லோன் கொடுக்க உத்தாவு போடுவார்களா?

THE HON. SRI M. BHAKTAVATSALAM : தனிக் கேள்ளி போட வேண்டும்.

Indian Institute of Technology, Madras.

- * 145 *Q.*—Srt A. VEDARATHNAM : கனம் நிதி அமைச்சர் அவர்கள் தபவுசெய்து கிழ்க்கண்ட கேள்ளிகளுக்கு பதிலளிப்பாரா—
- (அ) சென்னேயில் ஆரம்பித்திருக்கும் தொழில் நட்பக் கல்விக்கு மேற்கு ஜெர்மனி என்ன உதவி புரிகிறது?
- (ஆ) இங்கு என்னென்ன தொழில்கள் எதுவரை போதிக்கப் படுகின்றன ?
- (இ) இத் தொழில் நட்பக் கல்வியில் மேல் படிப்பிற்கு இந்**த** ராஜ்யத்திலிருந்து யாரேனும் அனுப்பப்பட்டிருக்கின்ற**னரா?** அ**தன் வி**வரம் என்ன?

THE HON. SRI C. SUBRAMANIAM: (a) to (c) A statement a is placed on the table of the House.

- * 146 *Q.*—Sri P. G. MANICKAM: கனம் நிதி அமைச்சர் அவர்கள் தயவு செய்து கீழ்க்கண்ட கேள்விகளுக்குப் பதிலளிப் பாரா—
- (அ) The Southern Regional Higher Technological Institute எந்த இடத்திலே எப்போது ஆரம்பிக்கப்படும்?
- (ஆ) எந்தெந்த Region லிருந்து எத்தனே பயிற்சி யாளர்கள் தேர்ந்தெடுக்கப்படுவார்கள்?

THE HON. SRI C. SUBRAMANIAM: (a) & (b) A statement^a is placed on the table of the House.

SRI A. VEDARATHNAM: இந்த டெக்ளுலிலி இன்ஸ்டிட் யூட்டுக்கு, மேற்கு ஜெர்மனியின் உதவியாகக் கிடைக்க இருக்கும் 150 லட்சம் ரூபாய் பெருமானமுள்ள லாபாடரி, லோகமோடிவ் எல்லாம் வந்தாகிவிட்டதா? அங்கிருந்து நமது ஆலோசீணக்காக வருவதற்கு இருக்கிற 20 நிபுணர்களும் வந்துவிட்டார்களா? இங்கிருந்து அங்கே பயிற்சிக்காக அனுப்ப இருக்கிற 20 மாணவர் களேயும் அனுப்பிவிட்டார்களா?

THE HON. SRI C. SUBRAMANIAM: ஒரு சில சாமான்கள் வந்துவிட்டது. ஒரு சில நிபுணர்கள் வந்துவிட்டார்கள். ஒரு சில மாணவர்கள் சென்றுவிட்டார்கள்.

SRI P. G. MANICKAM: தொழில் பயிற்கிக்காக மேற்கு ஜெர் மனிக்கு சென்றுள்ள 20 மாணவர்களில் சென்னே ராஜ்யத்தி லிருந்து எவ்வளவு பேர் சென்றிருக்கிருர்கள்?

THE HON. SRI C. SUBRAMANIAM: அந்த விவரம் என்னிடத் தில் இல்லே.

Age-limit for admission to the B.E. Degree Course

- * 147 Q.—Sri K. VINAYAKAM : Will the Hon. the Minister for Finance be pleased to state—
- (a) what is the minimum and maximum age-limit prescribed by the All-India Council for Technological Studies for admission to B.E. degree courses; and
- (b) whether the Government have accepted the age-limits as suggested by the All-India Council?

THE HON. SRI C. SUBRAMANIAM: (a) 16 and 21 years, respectively, on the 1st of July of the year of admission to the first year of the integrated five-year Engineering Course.

(b) It is the Madras University that fixes the age-limit for admission to colleges in this State. The University has accepted this recommendation but has resolved however that, in 1959-60, students who complete 15 years and 6 months on the 15th of July, 1959, will be admitted to the course.

SRI K. VINAYAKAM: Does the University of Annamalai follow this kind of fixing minimum and maximum age-limit or any relaxation is made in the admission to their colleges?

THE HON. SRI C. SUBRAMANIAM: I do not have information with regard to the Annamalai University here.

11th December 19597

Government College of Integrated Medicine

* 148 Q.—Sri V. K. RAMASWAMY MUDALIYAR: SRI K. SATTANATHA KARAYALAR:

SRI A. VEDARATHNAM: SRI K. VINAYAKAM: SRI K. ANBAZHAGAN:

Will

the Hon. the Minister for Revenue be pleased to state-

(a) the reasons for the recent strike by the students of the Government College of Integrated Medicine; and

(b) the action taken by the Government thereon?

THE HON. SRI M. A. MANICKAVELU: (1) & (b) A statementa is placed on the table of the House.

- * 149 Q.—SRI N. K. PALANISAMI: Will the Hon. the Minister for Revenue be pleased to state-
- (a) whether the reorganisation of the courses in the College of Integrated Medicine has been given effect to; and
 - (b) if so, the details thereof?

THE HON. SRI M. A. MANICKAVELU: (a) & (b) Orders have been issued revising the syllabus with a view to give more time for the teaching of Indigenous Medicine subjects in the College.

Proposals for the upgrading of the Siddha Section of the College of Integrated Medicine are under consideration.

SRI K. ANBAZHAGAN: தலேவர் அவர்களே, ஜி.வி.ஐ.எம். கல்லூரியில் பயிற்சி பெற்று பட்டம் பெற்ற மாணவர்களே எம்.பி.பி.எஸ். படித்துப் பட்டம் பெற்ற மாணவர்களேப்போல, யூனிவர்சிடி அதிகாரிகள் கருத மறுத்தாலும்கூட, அரசாங்கம் அவர்கள் இரண்டு பேர்களுடைய தகுதியையும் ஒன்ருக ஏற்றுக் கொள்வ தஞல், வேலேகளில் அவர்களேப்போலவே இவர்களேயும் ஒரேவிதமான சம்பளம் கொடுப்பதற்கு முன் நியமித்து, வருவார்களா?

THE HON. SRI M. A. MANICKAVELU: அப்படித்தான் கொடுத்துக்கொண்டு வருகிறேம். இவர்களே யுனிவர்ஸிடி அதி காரிகள் எம்.பி.பி.எஸ். பட்டதாரிகளேப் போல அங்கேரிக்க மறுத்துவிட்டார்கள். நாம் ஒன்ருக ஏற்றுக் கொள்வதால் ஆறு மாதத்திற்கு முன்னே கூட இந்த அடிப்படையில்தான் இவர்களே, சில உத்தியோகத்தில் அமர்த்திக்கொண்டிருக்கிறேம்.

SRI K. VINAYAKAM: Is it a fact that when the students belonging to this course represented to the Government about their grievances, the Government threatened them that they would close the institution if they did not withdraw the strike irrespective of the validity of their demands?

Will

Pullambadi and New Kattalai High Level channel

• 150 Q.—SRI M. KALYANASUNDARAM:

SRI S. LAZAR:

SRI A. A. RASHEED:

SRI K. SATTANATHA KARAYALAR:

SRI N. K. PALANISAMI:

SRI P. U. SHANMUGAM:

SRI M. KARUNANITHI:

the Hon. the Minister for Works be pleased to state-

(a) whether the Government of Mysore have raised objections
 against taking water from the Cauvery for Pullambadi and New Kattalai High Level Channel;

(b) what are the grounds for their objections; and

(c) whether the schemes would be delayed because of the objections?

THE HON. SRI P. KAKKAN: (a) The Government of Mysore have raised some objections to the Kattalai and Pullambadi Schemes.

- (b) That Government have pointed out that provision has not been made in the Madras-Mysore Agreement of 1924 for the supply of water for these two schemes. But it is the contention of this Government that the Mysore Agreement does not stand in the way of the utilisation by this Government of the surplus waters of the Cauvery which would otherwise run to waste into the sea. This Government are satisfied, after observing the discharges in the river, over a number of years, that there is enough surplus in the river. If in the actual working of the schemes, the surplus is found to, be inadequate, it may still be possible to meet the full requirements of these two schemes by economics in water effected elsewhere in the Cauvery channels.
- (c) Under these circumstances the two schemes are not likely to be delayed. The Planning Commission has taken these facts into consideration before according its approval to the two schemes.
- SRI S. LAZAR: ஸார், இந்த வாய்க்காலில் இந்த தேதிபி லிருந்து தண்ணீர் வரும் என்று சர்க்கார் பறைசாற்றியிருந்தும் அதே சமயத்தில் எதிர்க் கட்சியைச் சார்ந்த கட்சியின் தலேவர் ஒருவர் அதே இடத்தில் சென்று இதில் தண்ணீர் வாவே வராது என்று பொதுக்கூட்டத்தில் சொன்றைகின் காரணமாக அங்குள்ள விவசாயிகள் குழப்பமடைந்திருக்கிருர்கள். அவர்கள் தண்ணீர் மாய்ச்சுவதற்கு மட்டுமல்ல அவர்கள் தண்ணீர் மாய்ச்சுவதற்கு வசதியாக கால்வாய்களே எல்லாம் தயாராக வைத்திருக்கவேண்டும் என்ற முறையிலாவது நடவடிக்கை எடிப் பதற்கு அரசாங்கம் கவனம் செலுத்தியுள்ளதா?

The Hon. Sri P. KAKKAN : இதில் தண்ணீர் வராது என்று கணம் தி. மு. க. தலேவர் அண்ணுத்துரை அவர்கள் அங்குள்ள

11th December 19597

கூட்டத்தில் பேசியதாக அங்குள்ள மக்கள் சொன்னுக்கள். அத தப்புப் பிரசாரம் என்று சொல்லி அவர்களுடைய அவநம் பிக்கையைப் போக்குவதற்கு நான் அங்கு போயிருந்த போது அங்குள்ள மக்களிடம் சொன்னேன். இதற்கு வேண்டிய ஏற்பாடும் செய்யப்பட்டிருக்கிறது.

SRI N. K. PALANISAMI: 1924-ல் செய்து கொண்ட ஒப்பந் தப்படி இதன் மூலம் சுமார் மூன்று லட்சம் ஏக்கர்கள் பயன்பெற முடியும் என்று இருந்தும், இப்போது சுமார் 2 லட்சம் ஏக்கர்கள்தான் பயன் பெறும் என்று காணப்படுகிறது. இந்த தகராறு வருவதற்கு காரணமென்ன? இதைப்பற்றி திட்டக் கமிஷனிடத்தில் நமது சர்க்கார் சொல்லியிருக்கிருர்களா?

THE HON. SRI C. SUBRAMANIAM: இது இரண்டு ராஜ்யங்கள் சம்பந்தப்பட்ட விஷயம். இதில் இன்னும் கொடர்ந்து இரண்டு சர்க்கார்களும் பேச்சுவார்த்தை நடத்தி பல சிக்கலான காரியங்களேத் தீர்க்க வேண்டியிருக்கிறது. இந்த விஷயத்தில் இப்போது சொல்லப்பட்ட பதிலேத்தவிர வேல காரியங்களே ஒன்றும் கேட்காமல் இருப்பதுதான் நல்லது என்பதை கனம் அங்கத்தினர்கள் எல்லோருக்கும் தெரிவித்துக் கொள்கிறேன்.

SRI C. N. ANNADURAI: நான் ஏதோ கால்வாய் தண்ணீரைப் பற்றிப் பேசியதாக குறிப்பிட்டார்கள். நான் பேசுகின்ற பேச்சை எல்லாம் பேரும்பாலும் வி.ஐ.டி. க்காரர்கள் எழு தகிருர்வுக் அப்படியிருக்கும்போது நான் சொன்னேன் என்று சொன்னவுடன் அது உண்மைதானு என்று பார்ப்பதற்காக அமைச்சர் அவர்கள் வி.ஐ.டி. ரிப்போர்ட்டை பார்த்தார்களா என்பதைக் கேட்க விரும்புகிறேன்.

THE HON. SRI C. SUBRAMANIAM: லி.ஐ.டி. ரிப்போர்ட் எப் படியிருந்தாலும் அங்குள்ள மக்கள் இவர் பேசிஞர் என்று சொல்லும்போது, நான் போய் ஸி.ஐ.டி. ரிப்போர்ட்டைப் பார்த்து விட்டு வருகிறேன் என்று சொன்ஞல் அங்குள்ள மக்க அமைச்சி அவர்களேப் பார்த்து நகைப்பார்கள். மக்கள் இவ்விதம் பேரி ஞர்கள் என்று சொல்லும்போது அதற்கு ஆதாரம் இவ்லே என்று சொல்ல முடியாது.

Sri C. N. ANNADURAI : அமைச்சர் அவர்கள் விளக்கம் கொடுத்ததற்குப் பின்னுலாவது அதை தெளிவுபடுத்திக்கொள்வ தற்காக பரிசீலணே செய்து பார்த்தார்களா என்பதை அறிய விரும்புகிறேன்.

THE HON. SRI C. SUBRAMANIAM : பேசவில்ஃ என்றுல் பேச கில்ஃ என்று சொல்லிவிடலாமே.

Mr. SPEAKER : கேள்விகள் பதில்கள் முடிவடைந்தன.

[Note.—An asterisk (*) at the commencement of a speech indicates revision by the Member.]

II.—PRIVILEGE MOTION RE. BOYCOTT OF GOVERNOR'S ADDRESS BY THE MEMBERS OF THE D.M.K. PARTY IN THE LEGILATURE.

Mr. SPEAKER: I have received notice of a privilege motion from Sri S. Lazar. The rules are clear. Rule 184 says—

'A member wishing to raise a matter of privilege shall, before the commencement of the sitting of the day on which he propose to raise the point, leave with the Speaker a written notice of the matter proposed to be raised'.

Sri Lazar has done this. Rule 186 says-

'A matter of privilege must be raised after the questions and before the list of the business for the day is entered upon'.

Sri Lazar has done this also. Rule 187 says-

'The right to raise a question of privilege shall be subject to the following restrictions, viz.:—

- (i) The alleged breach of privilege must refer to a matter of recent occurrence;
- (ii) A prima facie case of a breach of privilege must be made out.'

I think the hon. Member Sri Lazar will explain. Rule 185 says—

'If the Speaker is of opinion that the matter which the member proposes to raise does involve a question of privilege of the House, he may consent to the matter being raised'.

I would like the hon. Member to move the matter and put his case in brief. I shall then decide what I must do.

SRI S. LAZAR: Mr. Speaker, Sir, I beg to bring to the notice of this House that the conduct and speeches of the Members of the Dravida Munnetra Kazhagam Party in the Legislature during the current session amount to a breach of the parliamentary procedure, the provisions of the Constitution and the privilege and prestige of this House and I may be permitted to formulate my motion under rule 184 of the Madras Legislative Assembly Rules as follows:—

His Excellency the Governor of Madras Sri Bishnuram Medhi is the Head of this State under the Constitution of India. It is provided therein under Articles 153 to 155 and 168 there 'shall be a Governor in each State 'appointed by the President by warrant under his hand and seal. The Legislature of this State consists of the Governor and both the Houses of the Legislature. Under Article 175, the Governor has a right to summon the Legislature to meet at such time and place as he thinks fit and may address the Legislature consisting of both the Houses assembled together and may for that purpose require the attendance of the Members,

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and under Article 188, every member of the House before he enters upon his office takes oath or affirmation in the form prescribed under the Third Schedule of the Constitution that he will bear true faith and allegiance to the Constitution.

His Excellency the Governor of Madras summoned both the Houses of the Legislature of this State to meet at 11 a.m. on 5th December 1959 stating that he will address a joint session of both the Houses.

SRI M. KALYANASUNDARAM: On a point of order, Sir.

Mr. SPEAKER: Not in the middle.

THE HON. SRI C. SUBRAMANIAM: Sri Lazar has not finished his matter.

SRI M. KALYANASUNDARAM: The motion cannot be read by the Hon. Member. Kindly refer to the rules, Sir. Let the Speaker kindly listen to my point. If I am wrong I am prepared to sit.

MR. SPEAKER: Please let me know the point of order.

SRI M. KALYANASUNDARAM: Sir, under rule 187, a prima facie case of breach of privilege must be made out before the motion is made. Kindly read rule 188 of the rules. Under this rule, the hon. Member can only raise a matter of privilege. Then the Speaker shall read the matter to the House and decide whether a prima facie case of breach of privilege has been made out or not. It is the Speaker who should read the motion and not the hon. Member. The hon. Member can at best explain to the Speaker his case.

MR. SPEAKER; The hon. Member has referred to Rule 188. It has to be read with Rule 189. Before I know whether a prima facie has been made out, how can I decide? I must first know what the hon. Member's point is. There is also Rule 185 which qualifies the consent of the Speaker in such matters. It says, 'If the Speaker is of opinion that the matter which the member proposes to raise does involve a question of privilege of the House, he may consent to the matter being raised.' I do not know what the hon. Member is going to say and what point he is going to raise. So, let me hear him.

SRI M. KALYANASUNDARAM: He can read out his motion but he cannot make a speech now.

Mr. SPEAKER: I am afraid I cannot agree with hon. Member Sri Kalyanasundaram. Hon. Member Sri Lazar may go ahead with his speech.

SRI S. LAZAR: Summons requiring the attendance of every Member of the Legislature have been issued to each Member. Now, hon. Members may kindly listen. Because, this is the point which I am going to raise. Members of this Legislative Assembly belonging to the Dravida Munnetra Kazhagam led by their leader Sri C. N. Annadurai wilfully boycotted the session of the Legislature on 5th December 1959 and as a body absented themselves, having expressed their intention in advance through the Press to boycott the Legislature on that day. They have been doing so intentionally and persistently on former occasions also. Further. while the members of that party speak on the Governor's Address. they avow that they intentionally absented themselves in pursuance of their determination to do so according to the tenets of their party to boycott, a North Indian Governor appointed by North Indian authority. Even on 10th December 1959, Sri M. Karunanidhi, a leader of the Dravida Munnetra Kazhagam Party and their leader Sri C. N. Annadurai spoke in the same strain. They are therefore guilty of acts of gross discourtesy to the Governor of Madras, of contempt of the high office of Governorship, his authority as Head of the State, of the Constitution and of the privileges and prestige of this Assembly. I request reference to page 329 of Volume VIII, Part IV of the Assembly Debates, dated 13th February 1959 and the speeches of Sri M. Karunadhi and C. N. Annadurai, dated 10th December 1959.

I request that the Speaker may be pleased to rule that there is a prima facie case and refer the matter to the Committee of Privileges.

MR. SPEAKER: When a Member raises a point of privilege, I may decide it straightway whether there is a prima facie case or not. Or, I may ask the Hon. Leader of the House and the Leaders of other Parties to give me the benefit of their views on the point raised. In this particular case, I propose to ask the Hon. Leader of the House and other Leaders of Parties to give me the benefits of their views. Even then, I may not give a decision immediately. Anyway, I want to know their views. If they are prepared to give their views just now, they may do so. Or, if they want a couple of days' time to consider this matter before expressing their views here, I have no objection. It is for them to decide. As I said, even after hearing them I may take some time to decide. Now, let me hear the views of the Hon. Leader of the House.

THE HON. SRI C. SUBRAMANIAM: Sir, you were good enough to speak to me about this matter just before I came to the House. It raises a very complicated issue and I am not in a position to immediately throw any light on it. Therefore, I request you to give not only to me but also to the other Party Leaders, some time so that we could study this matter and if necessary, also take other learned opinion and then place our points of view before you so that you may take a correct decision.

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Mr. SPEAKER: Will Tuesday be all right?

THE HON. SRI C. SUBRAMANIAM: Yes. I have no objection.

SRI M. KALYANASUNDARAM: I agree with the suggestion of the Hon. Leader of the House.

SRI V. K. RAMASWAMY MUDALIYAR: Tuesday will be all right, Sir.

Mr. SPEAKER: Well, I shall take up this matter on Tuesday. Though I am not bound to hear and accept your views, I should like to hear what the views of the Leaders of Parties are before giving my decision in the matter. So, I shall take up this matter after the question-hour on Tuesday, the 15th December 1959.

SRI P. U. SHANMUGAM: Sir, I request that copies of the speech of the hon. Member Sri Lazar may be supplied to us.

SRI T. L. SASIVARNA THEVAR: Sir, copies of the same may be supplied at least to the Party Leaders.

Mr. SPEAKER: This Privilege Motion has been submitted to me. I am not bound to give it to you. However, if anybody wants, he could ask the Secretary for copies of the same.

III .- CALLING ATTENTION NOTICE.

MR. SPEAKER: The hon. Member Sri Govindasamy who has given notice under Rule 41 is not in his seat. Uptill now, the custom has been that when a Member who has given actice under Rule 41 was absent, I would take it that he did not want to call the attention of the Minister and that he did not want to have a statement from the Minister concerned on the subject-matter raised in his notice. Therefore, normally in such cases, I used to say, 'The hon. Member is not in his seat and his notice is not pressed.' But, the hon. Member Sri Anbazhagan met me and requested me that this notice may be taken on another day and I have told him that I shall think over his request. If we set up this precedent, it will land me in trouble in future. Because, we have already enunciated and followed the principle that when a Member who has given notice under Rule 41 is absent, it would not be considered. Therefore, I shall give my decision on this point on another day.

IV .- DISCUSSION ON THE GOVERNOR'S ADDRESS-tont.

MR. SPEAKER: Now, let us proceed with the discussion on the Governor's Address. Hon. Member Sri Anbazhagan had given notice of an amendment, but he has not moved it. If he wants to move it, he may do so. I shall allow him as a special case.

THE HON. SRI C. SUBRAMANIAM: How can he move it now, at the end of the discussion? Members should have had an opportunity to know what it is.

Mr. SPEAKER: He had given notice of the amendment in time. But, he could not move his amendment on the first day. as it could not be printed and circulated.

SRI P. G. KARUTHIRUMAN: He has already spoken, Sir.

MR. SPEAKER: Yes, I know that. That is why I said that he may formally move his amendment without making any speech.

THE HON. SRI C. SUBRAMANIAM: At least the next day, he should have moved his amendment.

Mr. SPEAKER: It was not his fault.

THE HON. SRI G. SUBRAMANIAM: I must say this. I do not want to find fault with anybody or blame anybody. I only want to state that for the convenience of the House, the Members should have had an opportunity to know what the amendment was and also should have had an opportunity to express their views on the same. Already amendments have been moved and the Members have also expressed their views on them. Now, if at the fag end of the discussion, just when the hon. Leader of the Opposition is to speak now, if hon. Member Sri Anbazhagan is allowed to move his amendment, I am afraid the other hon. Members of the House will have no opportunity to speak about that amendment and express their views on the same. I therefore request the Hon. Speaker to consider that aspect also. After all, we should not set up a bad precedent in regard to these matters. By allowing an amendment to be moved at the fag end of the discussion, we wil be depriving the other Members an opportunity to express their views on the same. Nobody should be allowed to move an amendment at the end of the discussion. If they allowed this, they would be creating a bad precedent even if it is in the case of Sri Anbazhagan.

MR. SPEAKER: I may tell the House that Sri Anbazhagan gave notice of his amendment in time, i.e., within the time-limit fixed. There was some delay in circulating it. That is why I said I was allowing him as a special case to move it just now.

THE HON. SRI C. SUBRAMANIAM: He could have pressed his case the next day and could have moved it the next day.

MR. SPEAKER: He raised this question the next day. we could not allow that on account of some preoccupations. fault is not his. The fault is elsewhere and perhaps it is that of the Speaker. That is why I am allowing him now.

THE HON. SRI C. SUBRAMANIAM: Apart from whose fault it is even if it is the fault of the Speaker-he should not punish the Legislature, the House as such. The Members should have had an opportunity to express their views on the amendment. If 11th December 1959] [Sri C. Subramaniam]

Sri Anbazhagan is allowed to move his amendment now, this opportunity would be denied to them. Therefore, the Speaker should take this aspect also into consideration even if it is not his fault.

Mr. SPEAKER: As the amendment could not be printed and circulated, he did not move his amendment on the first day. That is why I am allowing him to move it as a special case. Let him formally move it without any speech.

SRI P. G. KARUTHIRUMAN: He has already spoken, Sir.

Mr. SPEAKER: Yes, I know that. That is why I said that he may fomally move his amendment without making any speech.

SRI P. S. CHINNADURAI: மதிப்பிற்குரிய சபாநாயகர் அவர் களே, நான் ஒழுங்குப் பிரச்னே எதுவும் எழுப்பவில்லே. தங்களுக்கு ஒரு விண்ணப்பத்கைத் தெரிவி த்துக்கொள்கிறேன். நான்கு நாக்காட்டு திருத்தங்கள் கொடுத்திருந்கேன். அந்தத் திருத்தங்களேக் கொடுத்திருந்கேன். அந்தத் திருத்தங்களேக் கொடுத்துவிட்டுத்தான் நான் இங்கே பேசினேன். ஆனுல் அவை இங்கே 'சர்குலேட்' பண்ணப்படவில்லே. கனம் சபாநாயகர் அவைகளே இங்கே பிரஸ்தாபித்தார். அப்போது நான் சபையின் அவைகளே இங்கே பிரஸ்தாபித்தார். அப்போது நான் சபையின் இல்லே. நான் அதற்கு ஒரு நிமிஷம் தாழ்ந்து சபைக்கு வந்தேன். எனவே என்னுடைய கிருத்தங்களும் இந்த சபைக்கு வந்தேன். குரிய அங்கத்தினர்களின் கவனத்திற்குக் கொண்டுவரப்படலில்லே. அவைகளேயும் மகிப்பிற்குரிய அங்கத்தினர்களின் கவனத்திற்குக் கொண்டுவரப்படலில்லே. அவைகளேயும் மகிப்பிற்குரிய அங்கத்தினர்களின் கவனத்திற்குக் கொண்டுவருவதற்காக எனக்கும் இத்தகைய சந்தரப்பத்தை அளிக்கவேண்டும் என்று தங்களிடம் நான் விண்ணப்பித்துக் கொள்கிறேன்.

Mr. SPEAKER: கனம் அங்கத்தினர் ஸ்ரீ சின்னதுசை மாத்திர மன்றி, கனம் அங்கத்தினர் ஸ்ரீ கோதண்டராமன்கூட பத்து திருத்தங்களே என்னிடம் கொடுத்தார். ஆனல் அவை என்னிடம் காலத்திற்குள் வசனில்ல, காலம் ஆனபிறகு அவைகளே என்னிடம் அவர் கொடுத்தார். ஆகவே அதற்கேல்லாம் அனுமதி தர முடி யாது. ஸ்ரீ அன்பழகன் ஒருவருக்குத்தான் நான் அனுமதி தர முடியும்.

SRI P. S. CHINNADURAI: I too gave my amendments in time, Sir.

Mr. SPEAKER: In that case, if the hon. Member wants, he can also move his amendments without making any speech.

SRI K. ANBAZHAGAN: Sir, as the Hon. Leader of the House has got some moral objections . . .

THE HON. SRI C. SUBRAMANIAM: Sir, it is not a question of morality or moral objection.

SRI K. ANBAZHAGAN: Sir, as the Hon. Leader of the House feels in a different way, though the mistake was not committed wilfully, I feel that it is not necessary to press my amendment. So, I request you to allow me to withdraw it.

Mr. SPEAKER: Is the hon. Member not pressing the amendment? All right. The hon. Leader of the Opposition may now speak.

V.—CLARIFICATION RE POSITION OF THE LEADER OF THE OPPOSITION.

THE HON. SRI C. SUBRAMANIAM: கனம் சபாநாயகர் அவர் களே, கனம் எதிர்க் கட்சித் கலேவர் தாம் பேசுவதற்கு முன்பு ஒரு விளக்கம் கொடுத்தால் எனக்கும் மற்ற கனம் அங்கத்தினர் களுக்கும் சௌகரியமாக இருக்கும். ஏனென்றுல், அவர் இந்த சபையில் இந்திய தேசிய ஜனநாயகக் கட்சியின் தலேவராக உட்கார்ந்து கொண்டிருக்கிறுர். இந்த சபைக்கு வெளியில் அவர் சேதந்திராக் கட்சியில் ஒரு பெரிய ப்ரதிதிதியாக இருப்பதாகப் பத்திரிகைகளில் செய்தி வந்திருக்கிறது. இங்கே பேசுப்போது அவர் இந்திய தேசிய ஜனநாயகக் கட்சியின் தலேவர் என்ற அவர் இந்திய தேசிய ஜனநாயகக் கட்சியின் தலேவர் என்ற துறை சிற்கிறிக்கிறது. இங்கே பேசுப்போது அவர் இந்திய தேசிய ஜனநாயகக் கட்சியின் தலேவர் என்ற தேறை சிற்கிறிக்கான் சிற்கு மறையில் பேசப்போகிறூரா என்று எங்களுக்கு தெரிந்தால், அவருடைய பேச்சைப் புரிந்துகொள்ள எங்களுக்கு செளகரியமாக இருக்கும். எனவே, அவர் பேசுவதற்கு முன், விரும்பிறைல், இந்த விளக்கத்தைக் கொடுக்கலாம். என்று சொல் விக்கொள்கிறேன்.

* SRIK. ANBAZHAGAN: Sir, on a point of order. I want to know whether, when a particular Party is functioning in this House under the name 'Indian National Democratic Congress', is it in order for the Hon. Leader of the House to ask the Leader of that Party whether he, as leader represents that Farty or whether he belongs to a different Party. I want to know whether such a question can be raised in this House and whether it is morally in keeping with the dignity of the House.

Mr. V. K. Ramaswamy Mudaliyar intimated to me two years ago that he was the Leader of the Indian National Democratic Congress. That intimation still stands and has not been altered. I am not aware of his connection with any other party outside this House. It is not my job. So far as I am concerned, he is here as the Leader of the Indian National Democratic Congress. If the Hon. Minister wants any further clarification, he may ask Mr. V. K. Ramaswamy Mudaliyar. This House has no information.

THE HON. SRI C. SUBRAMANIAM: That is the real difficulty. It is not as if we are not aware of the things happening in the State and in the country. It is because some confusion has arisen, I want this clarification. If he chooses to remove that confusion, we will be able to follow his speech. If he speaks on behalf of the Indian National Democratic Congress, we can understand it. If he speaks on behalf of the Swatantra Party, let us know it beforehand because certainly the policies of the Democratic Congress and the programme and policy of the Swatantra

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Party are completely different, as far as I can see. I am sure, the Members are entitled to know for what principles and programmes, he is making his speech.

* SRI V. K. RAMASWAMY MUDALIYAR: Mr. Speaker, before I commence my speech on the Governor's Address, let me clarify this point, just now raised by the Hon. Minister. Even now we continue to be designated as the Indian National Democratic Congress. After we had formally agreed outside to join the Swatantra Party, I had to leave the country and was abroad for two and a half months. Ever since my return, I could not find time to convene a meeting of the Party members since some of them have been absent. I mean convening a meeting shortly and conveying our decision to the Speaker. Till then, we will continue to be known as the Indian National Democratic Congress.

THE HON. SRI C. SUBRAMANIAM: The matter is not so easy as that. I can understand if the hon. Member had not joined the Swatantra Party and had delayed action in that respect. I can very well understand his point of view if that is the case. But he is one of the prominent members of the Executive of the Swatantra Party. He has agreed to be on the Executive. Therefore, can we have two loyalties, one inside this House and one outside this House? That is the real issue that crises. I am not worried about it. But he should not have condicting loyalties here. Therefore, let him kindly make up his mind and say whether he continues to have his old loyalty or advocates the new loyalties which he has developed.

SRI V. K. RAMASWAMY MUDALIYAR: We will convey our decision before the close of this session, if possible.

SRI K. ANBAZHAGAN: May I know from the Hon. Speaker whether it is proper to put the question whether a particular leader of a party belongs to another party when such parties are not recognised in the Legislature and by the Election Commission and in the all-India atmosphere and in Parliament? Is it proper to ask whether one belongs to an unrecognized party?

THE HON. SRI C. SUBRAMANIAM: I am afraid, he is creating another difficulty (laughter) for the party. I hope that is not his intention. According to the Hon. Leader of the Opposition, he proposes to apply to the Speaker for recognition of the new party. But according to Mr. Anbazhagan, it should not be recognised since it has not been recognised by the Election Commission or by anybody else. My intention is not that. I want that if should be made clear which party the hon. Leader of the Opposition is going to represent in participating in this debate.

Mr. SPEAKER: The only answer to the point of orler raised by Mr. Anbazhagan is, so far as I am concerned, Mr. Ramaswamy Mudalivar is the leader of the Indian National Democratic Congress. But any Member of the House is entitled to ask him any question

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and he may reply to it or not. That is not my responsibility. So far as I am concerned, the Leader of the Opposition, leader of the Indian National Democratic Congress will speak. (Laughter.)

SRI V. K. RAMASWAMY MUDALIYAR: 'the Election Commission has nothing to do with this. We have get an official majority and we continue to be the official Opposition.

IV. DISSSCUION ON THE GENERALS' ADDRESS-cont.

Sri V. K. RAMASWAMY MUDALIYAR: கனம் சட்ட மன்றத் தலேவரவர்களே, கவர்னர் பெருமான் உரையின் பேரில் அநேகம் உறுப்பினர்கள் பேசிஞர்கள். முக்கியமாக எதிர்க் கட்சியிலிருந்து அநேகம் பேர் பேசி, அதற்கு ஆட்சேபங்கள் தெரிவித்தார்கள். ஆளும் கட்சியைச் சேர்ந்தவர்கள், முதலிலே உரையைப் பாராட்டி விட்டு, பின்னிட்டு அநேகக் குறைகளேச் சொல்லி, கடைசியில் வரவேற்கிரும் என்று சொன்னுர்கள். பொதுவாகப் பார்த்தால் இப்பொழுது நம் நாட்டில் எவ்வளவோ காரியங்கள் செய்யவேண்டி இருக்கின்றன. ஆகவே உரையில் குறைகள் பல இருக்கின்றன. அப்படியிருந்த போதிலும், கவர்னர் சர்க்காருடன் எதிர்க்கட்சிகள் ஒத்துழைக்கவேண்டும் என்று முதல் பாராவிலேயே வேண்டுகோள் விடுத்து இருக்கிருர்கள். எங்களேப் பொறுத்தமட்டில், மக்கள் சுபிக்ஷத்திற்காகவும், நாட்டின் முன்னேற்றத்திற்காகவும் செய்யப் படும் காரியங்களில் நாங்கள் ஒத்துழைக்கத் தயார் என்பதைச் சொல்லிக்கொள்ள விரும்புகிறேன்.

(Deputy Speaker in the Chair.)

இப்பொழுது, மாநில ரீதியிலும் சரி, ஜில்லா ரீதியிலும் சரி, தாலூக்கா ரீதியிலும் சரி, தமிழ் நாட்டில், கமிட்டிகள் போடுவதில், எதிர்க்கட்சி அங்கத்தினர் ஒருவர் கூட சேர்க்கப்படுவதில்ல. முக்கியமாக ஆளும் கட்சிக்காரர்களே இந்த ஒவ்வொரு கமிட்டி முல்லம் சேர்த்துக் கொள்ளப் படுகிருர்கள். இதிலிருந்து அவர்கள் மூலமாக நிர்வாகத்தை நடத்தி, கட்சி சார்பாக எவ்வளவு தூரம் மக்களிடம் தங்கள் கட்சிக்கு ஆதாவு தேடமுடியுமோ அப்படிச் செய்கிகுர்கள். உண்மையாக எங்கள் மாவட்டத்தில், ஒரு கமிட்டி யிலேயும், எதிர்க்கட்சி அங்கத்தினர் கிடையாது எல்லோரும் ஆளும் கட்சியைச் சார்ந்தவர்கள். அப்படியாகிலும், ஆளும் கட்சியைச் சேர்ந்தவர்கள் நல்லவர்களேப் போட்டால் தேவஃ. அநேகம் பேர் ஒரு கமிட்டியிலும் இருக்கத் தகுதியற்றவர்களாக இருந்து வருகிருர்கள். ஆகையால் ஆங்காங்கே ஊழல்கள் ஏற்பட்டு மக்கள் சொம்பவும் அதிருப்திப்பட்டு வருகிருர்கள். சர்க்கார் இதை ஆலோசித்து, ஒவ்வொரு கமிட்டியிலும், எதிர்க் கட்சி அங்கத்தினர்களேயும் சேர்க்க ஏற்பாடு செய்யவேண்டும். ஆளும் கட்சி அங்கத்தினர்களும் பொறுப்புள்ளவர்களாகவும், தகு தியுள்ளவர்களாகவும் போடவேண்டும். அப்படியிலில யென்றுல், எதிர்க் கட்சிகள் ஒத்துழைக்க முடியாது என்று கிட்டு வட்டமாகச் சொல்லுகிறேன். உண்மையாக எடுத்துக் கொண் டால், எங்கள் பிராந்தியத்தில், ஏரியா கமிட்டி இருக்கிறது. அந்த கமிட்டியிலே அநேகம்பேர் தகுதியில்லாதவர்களாக இருக் கிருர்கள். எதிர்க் கட்சிக்காக வேலே செய்தார் என்று தர்ம கர்த்தாவை நீக்குவது போன்ற அட்டுழியங்கள் செய்கிருர்கள். 11th December 1959] [Mr. Speaker]

The question is:

Add at the end the following:

"but regret to note that the Government have failed to take effective steps to arrest the upward trend of prices of foodgrains and other essential articles of daily use, which has resulted in serious distress to the common people of the State and deterioration in their living standards."

The amendment was put and declared lost.

Sri M. Kalyanasundaram demanded a poll.

The Division Bell was rung.

Mr. SPEAKER: I will again put Mr. Kalyanasundaram'amendment to the vote of the House.

The question is:

Add at the end the following:

"but regret to note that the Government have failed to take effective steps to arrest the upward trend of prices of foodgrains and other essential articles of daily use, which has resulted in serious distress to the common people of the State and deterioration in their living standards."

The amendment was put and lost.

Mr. SPEAKER: I will now put the motion of thanks moved by the hon. Member Sri R. Subramaniam to the vote of the House.

The question is:

12-28 p.m.

"That an humble address be presented to the Governor that the Members of the Madras Legislative Assembly thank him for the Address delivered to the Members of the Legislature on the 5th December 1959."

The motion was put and carried.

MR. SPEAKER: The House will now adjourn and meet again at 9 a.m. on Monday, the 14th December 1959.

The House then adjourned.

VI .- PAPERS LAID ON THE TABLE OF THE HOUSE.

A .- Statutory Rules and Orders.

47. Notification under the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948, declaring Vigneswarapuram village in Arantangi taluk of Thanjavur district, cs inam estate issued with G.O. Ms. No. 2239, Revenue, dated 31st July 1959. [Laid on the table of the House under section 67 (4) of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948 (Madras Act XXVI of 1948).]

- 48. Notification under the Madras Estates (Abelition and Conversion into Ryotwari) Act, 1948, declaring Narinivayal Estate in Arantangi taluk of Thanjavur district as inam estate issued with G O. Ms. No. 2480, Revenue, dated 28th August 1959. [Laid on the table of the House under section 67 (4) of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948 (Madras Act XXVI of 1948).]
- 49. Notification under the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948, declaring Narikarambai village in Arantangi taluk of Thanjavur district as inam estate issued with G.O. Ms. No. 2238, Revenue, dated 31st July 1959. [Laid on the table of the House under section 67 (4) of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948 (Madras Act XXVI of 1948).]
- 50. Notification under the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948, declaring Janaparahalli in Krishnagiri taluk of Salem district as mam estate issued in G.O. Ms. No. 2308, Revenue, dated 7th August 1959. [Laid on the table of the House under section 67 (4) of the Madras Estates (Abolition and Conversion into Ryotwari) Act, 1948 (Madras Act XXVI of 1948).]
- 51. Notification issued with G.O. Ms. No. 3849, Food and Agriculture, dated 10th November 1959, amending the rule 78 of the Madras Commercial Crops Markets Rules, 1948, under section 18 of the Madras Commercial Crops Markets Act, 1933. [Laid on the table of the House under section 18 (4) (c) of the Madras Commercial Crops Markets Act, 1933 (Madras Act XX of 1933).]

B.—Reports, Notifications and other papers.

17. Notification issued with G.O. Ms. No. 2648, Home, dated 18th August 1959, under the Madras Motor Vehicles Taxation Act, 1931. [Laid on the table of the House under sub-section (1) of section 11 of the Madras Motor Vehicles Taxation Act, 1931 (Madras Act III of 1937]

APPENDIX I.

- [Vide answer to starred question No. 4 asked by Sri K. Ramachandran (on behalf of Sri K. Sattanatha Karayalar), at the meeting of the Legislative Assembly held on 11th December 1959, page 467 supra.]
- [Subject.—Travelling Allowance and daily allowance drawn by each Honourable Minister after the last Budget Session (April 1959 to June 1959).]
- Statement showing the amount drawn as travelling allowance and daily allowance by each Honourable Minister after the last Budget session (April 1959 to June 1959).

Name of t	he Minister.		allow	ince		ly a	eavelling lowance ession.	
	- A7253	PER IL	April.		May.		June.	
			RS. NI	P. 1	as. NF		RS. N	P.
1 Sri K. Kamaraj, Chief Minister.	Travelling allowance		444	45	545	11	728	95
Carlot Minister.	Daily allowance		Nil		Nil		Nil	
2 Sri M. Bhakta- vatsalam, Mini-	Travelling allowance	١.	299	00	259	15	Nil	. 100
ster (Home).	Daily allowance	1	125	00	25	00	Nil	
3 Sri C. Subrama- niam, Minister (Finance).			1,128	01	772	13	1,707	22
4 Sri M. A. Manicka- velu, Minister (Revenue).		e	471 48	67 75	209 176	00 25	330 135	16 00
5 Sri R. Venkata- raman, Minister (Industries).			466	57	440	21	337	31
6 Sri P. Kakkan Mini ster (Works).	Travelling allowance	 	557 250	75 00	446 225	00	719 150	62 00
7 Sri V. Ramaish Minister (Electricity).			466 226	58 73		92 74	1,077 280	52 68
8 Srimathi Lourdhan mal, Minist (Local_administ	er plus daily allow	ance	655	00	638	34	1,232	23
tion).								

APPENDIX II.

[Vide answer to starred question No. 106 asked by Sri T. L. Sasivarna Thevar (on behalf of Sri D. Subramania Rajakumar at the meeting of the Legislative Assembly held on 11th December 1959, page 474 supra.]

Names of villages that will be benefited in Sivaganga taluk under the Vaigai Project Canals Scheme.

Lessies Kal.

Shield Kal.

- 1 Alagachipatty
- 2 Melapungudy.
- 3 Malampatty.
 4 Saloor.
- 5 Kandangipatti.
- 6 Kutturvupatti.
- 7 Thamarkki,
- 8 Kumarapatti.
- 9 Mudikondan.

- 1 Kallarathinipatty
- 2 Alagamangari.
- 3 Namanoor.
- 4 Alavakottai. 5 Thirumalai
- 6 Melapungudi.
 - 7 Kalladambal.
- 8 Nalukkottai.
- 9 Saloor.
- 10 Solapurram.

APPENDIX III.

[Vide answer to starred question No. 141 asked by Sri S. Lazar at the meeting of the Legislative Assembly held on 11th Demember 1959, page 490 supra.]

Clause (b) of the question:

Subjects discussed at the District Medical Officers' Conference.

Primary Health Centres:

- 1. Vans to Primary Health Centres.
- 2. Posting of Medical Officers to the Primary Itealth Centres and Rural Dispensaries—difficulties.
- 3. Maternity Assistants—difficulty in getting candidates for appointment.

Medical Stores Depot-Supply:

- 1. Stores—Irregular supply by Medical Stores Depot—Madras.
- 2. Supply position and local purchase of equipments and appliances.
- 3. Stores and equipment—purchase of surgical instruments.
- 4. Inadequacy of drugs, required to Local Fund Institutions.

Jail Supply:

Difficulties experienced by the Heads of Medical Institutions in the matter of obtaining standardised articles of furniture from the Jail Department.

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Tender-Diet articles :

- 1. Issue of hand-pounded rice for patients—unsuitability.
- 2. Supply of milk by Co-operative Societies.

Expansion Schemes:

Creation of a separate section of Public Works Department in each District Headquarters Hospital.

District Administration :

- Appointment of statistician in all District Headquarters
 Hospitals and the office of the Director of Medical Services.
- 2. Emlpoyment of Lay Secretary and Treasurer in each district.
- 3. Appointment of a separate touring Medical Officer in the cadre of Civil Surgeon to lo district work.
- 4. Assistant Surgeons—scale for appointment of.
- 5. Establishment—Ministerial staff—Inadequate Ministerial staff.
- 6. Establishment—Ministerial—Sanction of a Lower Division Clerk to each Medical Institution with a sanctioned bed strength of 20 and above.
- 7. Transfer of Nurses.
- 8. Nursing and Auxiliary personnel—one nurse for 5 heds.
- 9. Training of Maternity Assistants.

Medico Legal Work:

- 1. Training in Medico legal work in conduct of rost-mortem examination to Assistant Surgeons in District Headquarters and Taluk Headquarters Hospital before wating them to Independent Institutions.
- 2. Prohibition cases—Payment of allowance to Medical Officers.

Medical Treatment:

Advanced Pulmonary T.B. Patients—treatment regarding.

Stores and equipment:

. . .. 10

Financial powers.

Clause (c) of the question:

Recommendations made at the Conference.

Primary Health Centres.—The Director of Public Health was requested to examine the question of giving three months training to all Auxillary Nurse Midwives who had completed S.S.L.C. and posting them as Health Visitors in the Primary Health Centres to satisfy the conditions of the UNICEF to get their aid. At present they are posted to Primary Health Centres on a temporary basis. The Director of Public Health was requested to explore the possibility of posting them permanently after giving them a shortened course of training for about six menths, if necessary, and address the UNICEF on this matter.

One Ayah for every Maternity Assistant was considered to be an absolute necessity by all the District Medical Officers.

The District Medical Officers be delegated with powers to replace tyres of the vans, after a reasonable wear and tear.

Hereafter Primary Health Centres should not be opened unless buildings for the Centre and the quarters for the staff were ready.

The following fixed travelling allowance was recommended to the staff in the Primary Health Centres:—

Medical Officer—Rs. 50 per mensem. Health Visitor—Rs. 30 per mensem. Health Inspector—Rs. 40 per mensem. Pharmacist—Rs. 20 per mensem. Maternity Assistant—Rs. 20 per mensem.

Driver—Rs. 20 or that amount which is given for the drivers in the Development blocks.

The Pharmacist should be in charge of the Primary Health Centre during the absence of the Medical Officer.

The Medical Officers in Primary Health Centres be given rent-free quarters.

The Tahsildar's rate had to be obtained before purchase of diet articles. The Tahsildars either quoted low prices or gave quotations very late. And it was found difficult to get persons who could supply at those rates. To avoid this, the Medical Officers be given the power to purchase the requirements locally if the price did not exceed the rate at which similar items were supplied to the nearest hospital.

Scale of pay of Medical Officers.—The following scale of pay was recommended for the members of the Madras Medical Service:—

Assistant Surgeons—250—15—400—E.B.—25—500. Selection Grade Assistant Surgeons—500—25—650. Civil Surgeons—Rs. 650—50—1,000.

Supplies from Medical Stores Depot.—The District Medical Officers should send their indents in time for prompt supply.

The District Medical Officers under whom the Local Fund Institutions were functioning should see that the institutions send their indents in time and sufficient funds were placed at the disposal of the Medical Stores Depot in advance for supply of medicines.

The Medical Stores Depot should immediately release that amount which was equivalent to the cost of 'hereafter' items to enable the Local Fund Authorities to purchase those medicines from the local market.

The amount given from the Block Development Funds might be used for the purchase of medicines from the local market.

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Jail supply.—On receipt of an indent, the Jail Department should inform the indentor as to how long they would take to supply the articles, and if it would take more than four weeks for them to supply the articles or if no reply was received virhin four weeks' time, the indenting officer should be allowed to purchase the articles from the local market after contacting the Industries Department in the same manner.

Hand-pounded rice.—The Director of Industries and Commerce should be addressed for the regular supply of good quality hand-pounded rice through the Cottage Industrial Co-operative Societies.

The Medical Officers should be liberal in giving self-diet passes to patients who required them and cut down the cost of diet supplied in the hospitals.

Milk supply.—Assistant Surgeons or the District Medical Officers should also be classified as sampling officers along with the Health Inspectors and the Health Officers. Suitable modifications should be made in the Food Adulteration Act.

The Director of Public Health was requested to send a circular to all the Food Inspectors to co-operate with the Instrict Health Officers and District Medical Officers in detecting the food adulterers.

Plan schemes.—Of late, since it was found that the Public Works Department was helpful in the expeditious preparation of plans, it was considered unnecessary to establish Tublic Works Department sections either in the District Medical Officers' offices or in the Director of Medical Services Office.

The District Medical Officers should contact the Executive Engineers of the division for rectifying minor repairs to buildings. Regarding plan schemes, the District Medical Officers neight send the proposal to the Director of Medical Services, with a layout of the site, so that the Director of Medical Services could contact the Superintending Engineer and get the plan prepared at the earliest possible date.

Powers should be delegated to the District Medical Officers to purchase table fans for the use of the Medical Officers without approaching the Public Works Department authorities, once the amount was sanctioned by the Government.

Roads inside the hospital compound and near the wards should be either cement plastered or tarred.

As in the case of selection of buildings for accommodating the Nurses, the District Medical Officers should be empowered to select buildings for housing the Leprosy Centres without consulting the Public Works Department.

The Accountant-General be addressed not to object to the payment of a higher rent for buildings occupied by Nurses owing either to transfer of nurses or on the vacation of one or two nurses from the quarters after their marriage.

Ministerial establishment.—The following were recommended:—

- (1) A steno-typist to every District Medical Officer.
- (2) One Upper Division Clerk for every District Medical Officer's office for doing the statistical work.
- (3) One Statistical section in the office of the Director of Medical Services with a Superintendent, two Upper Division Clerks and two Lower Division Clerks.
- (4) Increase of the special pay of Rs. 5 given to Pharmacists for doing clerical work, to Rs. 10.
- (5) One Lower Division Clerk to every Hospital except those hospitals where it could be managed with a Pharmacist.
- (6) An attender and one lascar for the Out-Patient Department for writing out-patient tickets where the out-patients' number is 400 and above daily.
- (7) Two attenders and two lascars to every District Headquarters Hospitals to work in the out-patient department.
- (8) One Lay Secretary and Treasurer to every District Headquarters Hospital irrespective of the bed strength.
- (9) One Manager in the scale of Rs. 140—5—190 to supervise the ministerial establishment and one Upper Division Clerk in the scale of Rs. 80—5—110 for dealing with the Γlanning and Development, besides those already existing, to every headquarters hospital.
- (10) Every hospital with a bed strength of 150 heds and above to have, in addition to the staff for the district administration, one diet clerk and one store clerk.

Transfer of nurses.—The District Medical Officers to write to the Director of Medical Services immediately on their noticing that a particular nurse was detrimental to the smooth working of the institution owing to local influence, etc., and should be transferred. In emergencies they might transfer nurses on such grounds within their districts and get the ratification of the Director of Medical Services.

The work of the Family Planning Nurses was said to be unsatisfactory though special privileges like limited hours of duty, off duty, no night duty, etc., were given to them. To avoid this discrimination and differenciation between one nurse and the other, working in the same institution, the District Medical Officers were of the opinion that Family Planning training should also be made compulsory to all nurses except those who had conscientious objection. The District Medical Officers be given the discretion to utilise a nurse in a specialist department, in other departments also when the latter had no work in the department.

The possibility of deputing five nurses at a time every month, to each district headquarters hospital for training in Family Planning should be considered.

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The District Medical Officers were of unanimous opinion that married nurses should be appointed only as part-time nurses. They were also against appointment of male nurses.

The Nursing Cadre should be increased at least by 12½ per cent and this be considered under the Part II Scheme for 1960-61.

Training of Maternity Assistants.—The number of stipendiaries in each institution should be sufficiently increased.

Medico-legal work.—A proposal to train Medical Officers in the Medico-legal work was sent to Government and if that was approved by Government, the Medical Officers would be trained in this work. The District Medical Officers stould suggest names of Assistant Surgeons to be deputed for training in the Madras Medical College and the Madurai Medical College. Every month at least one Medical Officer from each district would be sent for training in the nearest Medical College.

Prohibition cases—Payment of an allowance to Medical Officers.—An allowance of Rs. 2 for each prohibition case examined by the Medical Officers was recommended.

Treatment of advanced tuberculosis cases.—The Medical Officers should use their discretion and as far as possible, where there was no Sanatorium, the patients might be accommodated in the Infectious Diseases Shed in the hospital concerned.

Increasing the financial powers of the District Medical Officers.—Owing to the increase in the cost of equipment, etc., it was unanimously agreed that the financial powers of the Listrict Medical Officers should be raised to Rs. 1,000.

Library to every Headquarters Hospital.—Every District Headquarters Hospital should have a library and a recurring grant should be given by Government as in the case of Medical Colleges. Rs. 1,000 was considered to be a reasonable grant for a District Headquarters Library. Collection of subscription from members might be stopped on receipt of the grant from Government. But the grant received from the municipalities might be obtained.

Certain standard books like Emergency Surgery, etc., should be invariably kept in every taluk Headquarters Hospital if not in all Hospitals and Dispensaries.

Staff for hospitals owing to increase in bed strength.—Hereafter any increase in the bed strength of a hospital should automatically be followed by sanction of the necessary staff to man the same according to the scale.

Posting of one Assistant Surgeon for every 20 beds would be considered when the Assistant Surgeons' Cadre Strength increased.

APPENDIX IV.

[Vide answer to starred question No. 145 asked by Sri A. Vedarathnam at the meeting of the Legislative Assembly held on 11th December 1959, page 493 supra.]

Indian Institute of Technology, Madras—Nature of West German assistance, courses of study, etc.

The Government of the Federal Republic of Germany have agreed to assist the Government of India in the establishment and development of the Indian Institute of Technology, Madras, along modern lines. The German assistance comprises the following (a) workshop and laboratory equipment worth about Rs. 180 lakbs (b) the services of about 20 expert German professors and (c) facilities for the training of about 20 Indian Teachers at German universities and Technological Institutes.

- 2. For the present, students of the Institute are admitted to a five-year degree course for the B.Tech. degree, the subjects offered being Civil, Mechanical, Electrical, Chemical and Metallurgical Engineering.
- 3. Twenty-two students from the Madras State have been admitted to the B.Tech. degree course in the Institute in July 1959.

APPENDIX V.

[Vide answer to starred question No. 146, asked by Sri P. G. Manickam at the meeting of the Legislative Assembly held on 11th December 1959, page 494 supra].

The Southern Higher Technological Institute now known as the Indian Institute of Technology, Madras has already started functioning with effect from 22nd July 1959 at Guindy. The number of candidates selected Statewise for admission during the academic year 1959-60 is given below.

Name of the States.		amber of s reserved.		nber of eserved.
1 Andhra		13	11 Rajasthan	3
2 Assam		3	12 Union Territories	9
3 Bihar		1	13 Uttar Pradesh	10
4 Bengal		8	14 Madhya Pradesh	4
5 Bombay		16	15 Jammu and Kashmir	2
6 Kerala		7	(Senior Cambridge)	5
7 Madras		22	oten will be made and	
8 Mysore	-	8	Total	120
9 Orissa		3	ngos tretales en la len	
10 Puniah	And or	6	with the second to the section from	1

APPENDIX VI.

[Vide answer to starred question No. 148, asked by Sri V. K. Ramaswamy Mudaliyar and four others at the meeting of the Legislative Assembly held on 11th December 1959, page 495 supra.]

The Students' Union of the Government College of Integrated Medicine, Madras, submitted in their Memorandum, dated 27th July 1959, a list of grievances which they wanted to be redressed and at the same time threatened to go on strike from the 3rd August 1959, if their demands were not fully met by the Government on or before that date. Before the Government could examine the demand and pass orders, the students commenced their threatened strike on the 3rd August 1959. They, however, called off the strike on the morning of the 10th August 1959. The Government have since passed orders on their representations.

2. A gist of the representations of the students and the Government's orders thereon are furnished below:—

Representations of the students.

Orders of Government.

- (1) F.C.I.M. Course should not be introduced but (1) The Government have deferred the should be abolished, as it stands in the way of G.C.I.M. students in getting a post-graduate degree in the modern medicine subjects.
- (2) Request for appointment of post-graduate degree (2) When suitable persons with post-holders as Lecturers in the College. (2) When suitable persons with post-holders as Lecturers in the College.
- (3) To increase the standard of teaching in modern medicine, the Royapettah Hospital may be brought under the control of the Dean so that the students may have enough of practice and training in all departments of medical science.
- When suitable persons with postgraduate qualifications are available, they will be posted as Lecturers consistent with the requirements of other medical colleges. The present Dean and the Professor of Medicine are holders of postgraduate degrees.
- (3) Even at present, all facilities for clinical training are provided in the Government Royapettah Hospital for the students of the College of Integrated Medicine. The Hospital is a Government Institution and any further facilities for the G.C.I.M. students can be provided for in the hospital as and when required even without placing the hospital under the control of the De in College and Hospital of Integrated Medicine. The request has therefore not been complied with
- (4) The contemplated internment should not be imposed on the G.C.I.Ms. According to curriculum they are bound only for housesurgeoncy.

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- (5) Government sheuld make arrangements for the University recognition of the institution and provide opportunities for the award of condensed M.B.S. as given to L.M.P., L.C.P.S. and D.M.&S., and the G.C.I.M. course should be abolished.
- of the Director of Medical Services for the introduction of a system of paid and unpaid house surgeonship for a period of one year after the 5‡ years' course of study in the college. The Government have directed that the proposal be dropped.

 (5) Even before starting the G.C.I.M.

(4) The request relates to the proposal

5) Even before starting the G.C.I.M. course, the Government addres ed the University for the recognition of the G.C.I.M. diploma, but with uniavourable results. The Go-ernm nt have now considered that no useful purpose will be served by addressing the University again.

Representations of the students.

- (6) The change of wordings in the diploma (G.C.I.M.) as "Medicine, Surgery and Midwifery" to be sub-tituted instead of "Subjects of Modern Medi-tine" as it exists at present and the word "Integrated" may be p-inted instead of being written in ink as it happens. The Government seal should be affixed or embossed in the diploma which has hitherto not been done.
- (7) The present bus is often under repair and hence serves no useful purpose. As the statents have p subs in 4 (four) different hospitals at the same time, one bus in such dilapid ted condition calund meet the situation. So another bus is indispensable and meyis ble.
- (8) (a) The Indigenous Pathology in the curriculum should be linked with Indian Medicine.
 - (b) The Materia Medica General and Materia Medica Special should be clubbed into one Materia Medica subject.
- (9) The post-graduate diploma like L.G.O., L.D.O., L.T.M., T.D.D., L.O., etc., should be opened to G.C.I.M. for higher studies.
- (10) The Intergrated Medecine Practitioners Act, 1956, should be implemented in other States as students from other States are also graduating in this college.
- (11) The Government should also instruct the Public Works Department to fulfil our demands then and there immediately.

Orders of Government.

- (6) The matter is under consideration of the Government and orders will be issued shortly.
- (7) The Government have sectioned the purchase of a new bus.
- (8) (a) and (b) The Government have sa ctioned the merger of the subjects as requested.
- (9) The C.C.I.Ms, cannot be admitted to post-graduate degree or d ploma courses conducted by the Madras University as their basic qualification itself has not been recognised by the University. However, the question of starting post-graduate diploma courses under Government aus ices for the G.C.I.Ms. is under consideration.
- (10) The request will have to be examined by the Board of Intergrated Medicine in consultation with its counterparts in other States. The Director of Medical Services has been asked to take up this question with the Board of Intergrated Medicine.
- (11) Every effort is made to speed up the progress of building works in the Medical Department including those in the College of Integrated Medicine.

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